







ILLINOIS STATE HODE OF

THINOIS LOCULIENTS

History of State Departments

Illinois Government, 1787-1943

Including Bibliographies of Laws on Subjects Impinging Upon Governmental Functions of Present State Departments

Compiled by
Margaret C. Norton, Archivist
Illinois State Archives

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Typed copy of a manuscript by Margaret C. Norton, Archivist.

Ruth L. Hutchcraft Archivist I Illinois State Archives

ILLINOIS STATE LIDRARY



VOLUME VII

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RECORDS AUTHORIZED TO BE DESTROYED UNDER ILLINOIS STATUTES

County Records

General Act

 $\underline{\text{L. 1945}}$, $\underline{\text{p. 627}}$. An Act authorizing the destruction of records in county offices, and to provide for the determination of what records in said offices shall be destroyed. Ap. July 18, 1945. Rev.Stat.Chap. 116 Sect. 44-47.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- Sect. 1. When ten (10) years have elapsed since the transactions to which a record related have been concluded, such record in a county office may be ordered destroyed as hereinafter provided except:
 - 1. A record relating to or affecting title to real estate;
 - 2. A record of judicial proceedings;
 - 3. A record of birth, adoption, marriage or death;
 - 4. A record of chattel mortgages;
 - 5. A record relating to school districts;
 - 6. A record relating to the organization and incorporation of cities, villages, incorporated towns, sanitary districts drainage districts or other public or quasi-public corportations;
 - 7. A record of any paper instrument or document that any person or corporation is required to file for record;
 - 8. The record of an election for the adoption of optional form of government, optional election law, or upon a question of public policy or levying a special tax, or issuing bonds; and
 - Any record the destruction of which would prejudice the rights of the public or of any person or corporation;
 - 10. Original records created prior to 1870 may not be destroyed.

 If any county cannot provide adequate housing or storage space for such original records dated or executed prior to the year 1870, any county officer or clerk of a court may deposit such records in the Archives Department of the Illinois State Library. A photostatic or microfilm copy of each record so deposited shall be furnished to the county by the library.

Amended L. 1951, p. 1379.

Omits Paragraph 4 and renumbers remaining sections.

General Act (con't)

Sect. 2. Whenever any county officer is of the opinion that any record or records in his office fall within the provisions of Section 1, and such records are not within the exceptions before enumerated and are obsolete and should be destroyed, he may file a petition with the county judge, setting forth the facts and praying that the judge enter an order creating a board to determine whether or not the records are obsolete and shall be destroyed. The county judge shall set the matter of the petition for hearing. The county clerk shall publish notice of the hearing once each week for three consecutive weeks in a newspaper of general circulation in the county, the first of which notices shall be published at least thirty days before the date of the hearing, and the county clerk shall mail a copy of such notice, by registered mail, to the State Librarian in Springfield. Such board shall consist of the judge, the county officer filing the petition, the chairman of the county board, and two other county officers, appointed by the county judge.

Sect. 3. After the county judge has entered an order creating the board the county officer filing the petition shall file a petition with the board setting forth the facts, and praying that the board enter an order finding that the records are obsolete and should be destroyed, and authorizing the county officer filing the petition to destroy the records set forth in the petition.

Amended L. 1951, p.349: After the county judge has entered an order creating the board the county officer filing the petition shall file a petition with the board setting forth the facts, and setting forth that the destruction of the records will not prejudice the rights of the public or any person or corporation, and praying that the board enter an order finding that the destruction of the records will not prejudice the rights of the public or any person or corporation, and should be destroyed, and authorizing the county officer filing the petition to destroy the records set forth in the petition.

Sect. 4. After the petition is filed the board shall investigate the matter, and may hear evidence, and may grant the prayer of the petition and enter an order authorizing the petitioner to destroy the records. The order shall be filed with the county clerk and recorded by him in a record provided by him for that purpose.

Amended L. 1951, p.349. After the petition is filed the board shall investigate the matter, and shall hear evidence, and if the evidence is sufficient shall find that the records are obsolete and that their destruction will not prejudice the rights of the public or any person or corporation and may grant the prayer of the petition and enter an order authorizing the petitioner to destroy the records. The order shall be filed with the county clerk and recorded by him in a record provided by him for that purpose.

General Act (con't)

Any finding and order of the board authorizing the petitioner to destroy records shall be a bar to any action against the petitioner because of the destruction of such records.

L. 1955, p. 1572 repealed July 18, 1945 Act.

[See Local Records Act, 1961]

County Microfilm Act

An act in relation to the reproduction on film of public records of counties and courts, and the destruction of the original records so reproduced. Ap. July 16, 1943. L. 1943, v.l, p.1055.

L. 1951, p.1378. Title amended to read: An act in relation to the reproduction on film of public records of counties, municipal corporations, political subdivisions and courts, and the destruction of the original records so reproduced. Ap. July 11, 1951. Ill.Rev.Statutes 1951, Chap. 116 Sect. 31-34.

Be it enacted by the People of the State of Illinois represented in the General Assembly:

Sect. 1. Any elected or appointed officer of any county or clerk of any court may cause any or all public records, papers or documents kept by him to be photographed, microphotographed or otherwise reproduced on file. The film shall comply with the minimum standards of of quality approved for permanent photographic records by the National Bureau of Standards and the device used to reproduce the records on the film shall be one which accurately reproduces the content of the original.

Amended L. 1951, p.1378. Any elected or appointed officer of any county, municipal corporation or political subdivision of the State of Illinois or the clerk of any court may cause any or all public records, papers or documents in his custody or under his supervision to be photographed, microphotographed or otherwise reproduced on film. The film shall comply with the minimum standards of quality approved for permanent photographic records by the National Bureau of Standards and the device used to reproduce the records on the film shall be one which accurately reproduced the content of the original.

- Sect. 2. Any such reproduction shall be deemed to be an original record for all purposes, including introduction in evidence in all courts or administrative agencies. A transcript, exemplification or certified copy thereof shall, for all purposes recited herein, be deemed to be a transcript, exemplification, or certified copy of the original.
- Sect. 3. Whenever such reproductions are placed in conveniently accessible files and provision is made for preserving, examining and using the same, any such officer may authorize or provide for the destruction of his original records, papers or documents which have been on file for ten years. Original records, papers or documents created prior to 1870 may not be destroyed. If any county cannot provide adequate housing or storage space for such original records, papers and documents dated or executed prior to the year 1870, any such officer or clerk may deposit such records, papers, and documents in the Illinois State Library archives. The Illinois State Library shall provide counties depositing any such records, papers or documents, with it, a photostatic copy of microfilm of each such record, paper or document.

County Microfilm Act (con't)

Sect. 4. Any such officer or clerk of court before causing any records papers or documents to be photographed, microphotographed or reproduced on film, as provided in section 1 hereof, shall file with the county board of his county a statement signed by him listing the records, papers and documents he desires to cause to be so photographed, microphotographed or otherwise reproduced on film and stating that, subject to the prior approval of the county board, he proposes to cause the records, papers and documents so listed to be reproduced on film and subsequently destroyed. A copy of such statement shall be posted in a public place in the office of the county clerk and in the office of the officer or clerk of court signing such statement. The county board, at any regular or special meeting held not less than thirty days after the filing and posting of such statement, shall consider said proposal and any objections thereto and may authorize the officer or clerk of court signing such statement to cause any of the records, papers and documents listed in the statement to be photographed, microphotographed or otherwise reproduced on film and to cause such records, papers and documents when so reproduced on film to be destroyed in accordance with the provisions of of section 3 hereof.

Amended. L. 1951, p.1378. Any such officer or clerk of court before causing any records, papers or documents to be photographed, microphotographed or reproduced on film, as provided in section 1 hereof, shall file with the county board of his county or with the city council, board of trustees or other governing body of the municipal corporation or political subdivision, as the case may be, a statement signed by listing the records, papers and documents he desires to cause to be so photographed, microphotographed or otherwise reproduced on film and stating that, subject to the prior approval of the county board, or the city council or board of trustees or other governing body of the municipal corporation or political subdivision as the case may be, he proposes to cause the records, papers and documents so listed to be reproduced on film and subsequently destroyed. A copy of such statement shall be posted, in a public place in the office of the county, city or village clerk, or in the office of the governing body of the municipal corporation or political subdivision, as the case may be, and in the office of the officer or clerk of court signing such statement. The county board, or the city council or board of trustees or other governing body of the municipal corporation or political subdivision, as the case may be, at any regular or special meeting held not less than thirty days after the filing and posting of such statement, shall consider said proposal and any objections thereto and may authorize the officer or clerk of court signing such statement to cause any of the records, papers and documents listed in the statement to be photographed, microphotographed or otherwise reproduced on film and to cause such records, papers and documents when so reproduced on film to be destroyed in accordance with the provisions of section 3 hereof.

[See Local Records Act, 1961]

RECORDS AUTHORIZED FOR DESTRUCTION UNDER ILLINOIS STATUTES County Records

County Board of Assessors, Supervisor of Assessments or County Assessor

Assessment Records

Revenue Act of 1939 as revised. Rev.Stat.1951 Chap.120

Sect. 111 as Revised. <u>L</u>. <u>1943</u>, <u>v.1</u>, <u>p.1079</u>. In counties containing less than 500,000 inhabitants, when the books are so completed, the board of review shall deliver one set of the books containing the assessment of real property and the books containing the assessment of personal property to the county clerk, who shall file the same in his office; one set of the books containing the assessment of real property shall be returned to the board of assessors, supervisor of assessments or county assessor, as the case may be. All such books shall be public records and open to the inspection of all persons.

The books returned to the board of assessors, supervisor of assessments or county assessor shall be retained for a period of ten (10) years after which the County Board, or other board which has jurisdiction over assessments, may at its discretion order the board, office or officer having custody of such books to personally destroy such books or to personally supervise their destruction and to certify such fact when completed to the proper board. The assessment so completed by the board of review and certified to the county clerk, and as equalized as provided by law, shall be the assessment upon which the taxes of that year shall be extended by the county clerk.

Sect. 111 as Revised <u>L. 1945</u>, <u>p.1228</u> Changed to read: <u>All assessors' books</u> shall be retained for a period of ten (10) years...

Personal Property Schedules - 2 years

Revenue Act of 1939. Rev. Stat. 1951 Chap. 120Sect. 582.

Sect. 101.

The county assessor, supervisor of assessments, or the board of assessors, as the case may be, shall deliver all schedules and statements of personal property which have been received or made up by him or them to the board of review or the board of appeals, as the case may be, when required by such board in the performance of its duties. Such schedules, after the assessment is full completed, shall be returned to the county assessor, supervisor of assessments or board of assessors, as the case may be, and shall be preserved for at least two years.

Amended L. 1949, p.1274. Held unconstitutional. See note in Revised Statutes.

RECORDS AUTHORIZED FOR DESTRUCTION UNDER ILLINOIS STATUTES County Records

County Clerk

Election Records. Election Code of 1943. <u>L. 1943</u>, <u>v.2</u>, (as revised). Illinois Revised Statutes 1951 Chap. 46

Mutilated registration record cards - same as mutilated ballots.

Sect. 4-9, p.19; Sect. 5-8 p.38; Sect. 6-36 p.73. Sections amended \underline{L} . $\underline{1949}$, p.858 (Sect. 4-9). No change in wording as relates to destruction.

If for any cause a blank registration record card is mutilated or rendered unfit for use in making it out, or if a mistake thereon has been made, such blank shall not be destroyed, but the word "mutilated" shall be written across the face of such card, and the card shall be returned to the county clerk and be preserved in the same manner and for the same length of time as mutilated ballots.

Canceled Registrations

In Counties having a population of less than 500,000---2 years.

"When a registration is canceled or erased under this or other sections of this Article 4, a proper entry shall be made on the original and duplicate registration cards by the county clerk, which shall then be placed in a file of canceled registrations and shall be preserved for two years from date of cancellation."

Sect. 4-17, p.26.

In Counties having a Population of 500,000 or more--No Destruction.

"The original registration record cards shall remain permanently in the office of the county clerk; shall be filed alphabetically without regard to precincts; and shall be known as the master file.

Sect. 5-28, p.53.

When a registration is canceled under this or other sections of this acticle 5, a proper entry shall be made on the registration cards [3 cards] by the county clerk.

Sect. 3-24, p.51.

Original registration cards of the voters filed in office of Board of Election Commissioners under city election law. Sect. 5-40, p.60.

In Cities, Vilalges and Incorporated Towns Under Act of 1885-No Destruction.

The original registration record cards shall remain permanently in the office of the board of election commissioners; shall be filed alphabetically...and shall be known as the master file.

Sect. 6-6, p.91.

RECORDS AUTHORIZED TO BE DESTROYED UNDER ILLINOIS STATUTES

County Records

County Clerk

Election Records (con't)

Ballots

Vote of city for or against coming under Article 6 of Election Code: Registration of electors in certain cities, villages and incorporated towns--city election law.

"Said returns and tallies shall also be returned to the officers from whom received, who shall safely keep the same for <u>six</u> months, and then destroy the same if there be no contest."

Sect. 6-11. p.64.

Spoiled primary ballots and ballots not voted: "All primary ballots not voted, and all that have been spoiled by voters while attempting to vote, shall be returned to the proper clerk, by the primary judges, and a receipt taken therefor, and shall be preserved three months. Such official shall keep a record of the number of primary ballots delivered for each polling place, and he or they shall also enter upon such record the number and character of primary ballots returned, with the time when and the persons by whom they are returned. Sect. 7-51 p.121.

Primary Poll Books; Returns; Ballots.

"The primary poll books or the returns, with the certificates of the primary judges written thereon, and the tally sheets, together with the envelopes containing the ballots, shall be carefully enveloped and sealed up together, properly endorsed and put into the hands of the primary judges, who shall, within forty-eight (48) hours thereafter, deliver the same to the clerk from whom the primary ballots were obtained, which clerk shall safely keep the same for three (3) months." Sect. 7-55, p.123.

Laws of 1951 p.1796. An act to amend Section 17-16 of "An Act concerning elections" approved May 11, 1943, as amended. Approved July 24, 1951.

Sect. 17-16...All ballots not voted, and all that have been spoiled by voters while attempting to vote, shall be returned by the judges of election to the officer or authorities charged with the printing and distribution of the ballots and a receipt taken therefor, and shall be preserved two months; such officer shall keep a record of the number of ballots delivered for each polling place, the name of the person to whom and the time when delivered, and he shall also enter upon such record the number and character of ballots returned, with the time when and the person by whom they are returned.

RECORDS AUTHORIZED TO BE DESTROYED UNDER ILLINOIS STATUTES
County Records
County Clerk
Election Records (con't)

Ballots

"Immediately after making of such proclamation [the total number of votes received by each candidate and the number of votes for and against any proposition submitted to a vote of the people, by each precinct judge] and before separating, the judges shall fold in two folds, and string closely upon a single piece of flexible wire, all ballots which have been counted by them, except those marked "objected to," and unite the ends of such wire in a firm knct, seal the knot in such manner that it cannot be untied without breaking the seal, enclose the ballots so strung in a secure canvas covering and securely tie and seal such canvas covering with official wax impression seals to be provided by the judges, in such manner that it cannot be opened without breaking the seals, and return said ballots, together with the package containing the ballots marked "defective" or "objected to," in such sealed canvas covering to the proper clerk or to the board of election commissioners, as the case may be, who shall carefully preserve said ballots for six (6) months, and at the expiration of that time said clerk shall remove the same from original package and grind and shall sell the same, together with all reserve and unused ballots, to the highest and best bidder for cash in hand paid, and deposit the proceeds in the city treasury, county treasury, or treasury of the municipality, or other subdivision of the state which paid for such ballots; provided, if any contest of election shall be pending at such time in which such ballots may be required as evidence, the same shall not be disposed of or sold until after such contest is finally determined." Sect. 17-20. p.183.

L. 1951, p.1486. Amends Sect. 17-20 of the Election Code of 1943.

When the canvass of the ballots shall have been completed, the clerks shall announce to the judges the total number of votes received by each candidate; each judge of the election shall proclaim in a loud voice the total number of votes received by each of the persons voted for and the office for which he is designated, and the number of votes for and the number of votes against any proposition which shall have been submitted to a vote of the people; such proclamation shall be prima facie evidence of the result of such canvass of the ballots. Immediately after making such proclamation, and before separating, the judges shall fold in two folds, and string closely upon a single piece of flexible wire, all ballots which have been counted by them, except those marked "objected to" unite the ends of such wire in a firm knot, seal the knot in such manner that it cannot be untied without breaking the seal, enclose the ballots so strung in a secure canvas covering and securely tie and seal such

RECORDS AUTHORIZED FOR DESTRUCTION UNDER ILLINOIS STATUTES County Records County Clerk

Election Records (con't)

Ballots (con't)

canvas covering with official wax impression seals to be provided by the judges, in such manner that in cannot be opened without breaking the seals, and return said ballots together with the package containing the ballots marked "defective" or "objected to," in such sealed canvas covering to the proper clerk or to the board of election commissioners as the case may be, who shall carefully preserve said ballots for two (2) months, and at the expiration of that time said clerk shall removed the same from original package and grind and shall destroy the same, together with all reserve and unused ballots; provided, if any contest of election shall be pending at such time in which such ballots may be required as evidence, and such clerk or board as the case may be has notice thereof the same shall not be destroyed until after such contest is finally determined.

Criminal Penalties

Especially, Sect. 18-24, p.200. "Every judge of election, poll clerk or other officer or person having the custody of any record, register of voters or copy thereof, oath, return or statement of votes, certificate, poll list, or of any paper, document or vote of any description, in this Article or in Article 6 directed to be made, filed or preserved; who is guilty of stealing, willfully destroying, multilating, defacing, falsifying or fraudulently removing or secreting the whole or any part thereof; or who shall fraudulently make any entry, erasure or alteration therein, except as allowed and directed by the provisions of this Article or Article 6; or who permits any other person so to do; shall, upon conviction thereof, be adjudged guilty of a felony, and shall be punished for each and every such offense by imprisonment in the penitentiary not less than one year nor more than ten years."

Statements Verifying Claim Deductions from Assessments--2 years.

"In all cases where deductions are claimed from credits, the assessor shall require that such deductions be verified by the oath of the person, officer or agent claiming the same...the assessor shall preserve the statement of deductions this claimed, so verified by affidavit, and when he returns the assessment books shall file the same with the county clerk, to be kept on file in his office for two years, and at the expiration of such time said statement of deductions shall be destroyed by said clerk, but, in the meantime, shall be subject only to the inspection of the officers charged with the execution of this law."

Revenue act of 1939, filed May 19, 1939. Sect. 71, L. 1939, p.913. Illinois Revised Statutes of 1953. Chap. 120, Sect. 552 v.2, p.858.

RECORDS AUTHORIZED FOR DESTRUCTION UNDER ILLINOIS STATUTES County Records

County Recorder

County Recorders' Act of 1874 as amended, Sect. 9. Ill.Rev.Stat. 1953 Chap. 115 Sect. 9, Paragraph 3.

Filed but unrecorded chattel mortgages-1 year after maturity of last extension of: Added \underline{L} . $\underline{1939}$, p.847:

Upon receipt of any mortgage, trust deed or conveyance of personal property having effect of a mortgage or lien upon such property, upon which is endorsed the words "This instrument to be filed, but not recorded" or words of a similar import, signed by the mortgagee, his agent or attorney, the recorder shall mark the instrument "Filed," endorse the time (including the hour of the day) of the receipt thereof and file the same in his office.

Every recorder shall as soon as is practicable after the receipt of any instrument for filing as aforesaid prepare an abstract of such instrument and keep such abstract in a well-bound book or books provided for that purpose. The abstract shall contain the names of the mortgagor or mortgagors, grantor or grantors, mortgagee or mortgagees, grantee or grantees, as the case may be, and a brief description of the property, the date of the instrument, the amount of the consideration stated in instrument, the maturity of the debt, and the interest rate, if any.

Each instrument abstracted as above shall be indexed by the Recorder in the book wherein he alphabetically indexes chattel mortgages and shall refer to the book and page of the abstract record wherein the filed instrument is abstracted.

The recorder may destroy any instrument filed but not recorded in the manner hereinabove provided, one year after the maturity thereof as stated therein; providing no such instrument may be destroyed until one year after the maturity of the last extension thereof filed in the recorder's office.

L. 1945, p.1209. Amended to read:

Upon receipt of any mortgage, trust deed or conveyance of personal property having the effect of a mortgage or lien upon such property upon which is endorsed the words "This instrument to be filed, but not recorded" or words of a similar import, signed by the mortgagee, his agent or attorney, the recorder shall mark the instrument "Filed," endorse the time (including the hour of the day) of the receipt thereof and file the same in his office.

RECORDS AUTHORIZED FOR DESTRUCTION UNDER ILLINOIS STATUTES County Records

County Recorder (con't)

Each instrument filed as above shall be numbered and indexed by the Recorder in the book wherein he alphabetically indexes chattel mortgages and shall refer to the number appearing on the filed instrument.

The recorder may destroy any instrument filed but not recorded in the manner hereinabove provided, one year after the maturity thereof as stated therein; provided no such instrument may be destroyed until one year after the maturity of the last extension thereof filed in the recorder's office.

L. 1947, pp.1413,1415. Same wording in these paragraphs. L. 1949, p.1253. Same wording in these paragraphs.

Microfilm Act

See County Records: County Microfilm Act.

An act in relation to the reproduction on film of public records of counties, municipal corporations, political subdivisions and courts, and the destruction of the original records so reproduced. Ap. July 16, 1943, title as amended, Ap. July 11, 1951. L. 1943, v.l, p.1055; L. 1951, p.1378.

[See Local Records Act, 1961]

Amendment to Revised Cities and Villages Act, Ap. Aug. 15, 1941,
' as amended, by adding Sect. 9-69.1. Ap. July 21, 1947.

L. 1947, p.391 Ill.Rev.Stat. 1953 Chap. 24.

Sect. 9-69.1. Records Disposition.

The clerk of each municipality having a population of more than 500,000 is authorized to destroy or otherwise dispose of all records in his possession or control relating to licenses twenty years or more after their expiration.

[See Local Records Act, 1961]

Physicians' Records: Drugs

L. 1947, p.802. Adds Sect. 63 [etc.] to Div. of the Criminal Code of 1874. Ill.Rev.Stat. 1953 Chap. 38, Para. 186 of Paragraph (a) (2)

...and such practitioners keep and retain complete records for a period of two years immediately following the date of such delivery of a barbiturate by them showing...[for humans or animals].

Para.(B)

... owner of establishment from which barbiturate issued on prescription--keep record 2 years after last filing.

State Microfilm Act. 1943

An act in relation to the reproduction of public records on film and the destruction of the records so reproduced. Ap. July 24, 1943. L. 1943, p.1057. Ill.Rev.Stat. 1951 Chap. 116, Sect. 35-38

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- Sect. 1. The term "public officer" means any officer of the Executive Department of the State government, the Clerk of the Supreme Court, all officers created by "The Civil Administrative Code of Illinois," approved March 7, 1917, as amended, and all other officers, boards, commissions and agencies of the State government.
- Sect. 2. Any public officer of the state may cause any or all records, papers or documents kept by him to be photographed, microphotographed or reproduced on film. Such photographic film shall comply with the minimum standards of quality approved for permanent photographic records by the National Bureau of Standards and the device used to reproduce such records on film shall be one which accurately reproduces the original thereof in all details.
- Sect. 3. Such photographs, microphotographs or photographic film shall be deemed to be an original record for all purposes, including introduction in evidence in all courts or administrative agencies. A transcript, exemplification or certified copy thereof shall, for all purposes recited herein, be deemed a transcript, exemplification, or certified copy of the original.
- Sect. 4. Whenever such photographs, microphotographs or reproductions on film shall be placed in conveniently accessible files and provisions made for preserving, examining and using the same, any such public officer may, with the approval of the State Records Commission, cause the original records from which the photographs or microphotographs have been made or any part thereof to be disposed of according to methods prescribed by law, provided records of the same specific kind in the particular agency have been previously authorized for disposition by the General Assembly.

Amended L. 1953, p.1029. Words beginning with "provided" in last sentence stricken out.

[See State Records Act, 1957]

Microfilm as Evidence

L. 1951, p.1331. An act to amend Section 3 of "An Act in regard to evidence and depositions in civil cases" approved March 29, 1872, as amended.

Ap. July 11, 1951. Ill.Rev.Stat. 1951 Chap. 51 Sect. 3.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Sect. 3. Where in any civil action, suit or proceeding, the claim or defense is founded on a book account or any other record or document, any party or interested person may testify to his account book, or any other record or document, and the items therein contained; that the same is a book, record or document of original entries, and that the entries therein were made by himself, and are true and just; or that the same were made by a deceased person, or by a disinterested person, a non-resident person of the state at the time of the trial, and were made by such deceased or non-residence person in the usual course of trade, and of his duty or employment to the party so testifying; and thereupon the said account book and entries or any other record or document shall be admitted as evidence in the cause. Where such book of original entries or any other record or document has been photographed, microphotographed, microfilmed or otherwise reproduced either in the usual course of business, or pursuant to any statute of this State authorizing the reproduction of public records, papers or documents, and the reproduction, in either case, complies with the minimum standards of quality for permanent photographic records approved by the National Bureau of Standards, then such reproduction shall be deemed to be an original record, book or document for all purposes, including introduction in evidence in all courts or administrative agencies.

Ap. July 11, 1951.

[See State Records Act, 1957]

State Records Commission

L. 1943, v.2, p.385. An Act creating the State Records Commission and defining its powers and duties. Ap. July 23, 1943.

Ill.Rev.Stat. 1951 Chap. 116 Sect. 39-42.2

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Sect. 1. For the purposes of this Act: "records" means originals or copies of written or printed books, documents, correspondence, papers, maps, drawings, charts, indexes, plans, memoranda, sound recordings, motion-picture or other photographic records which are the property of any department, officer, board, commission or agency of the State.

As amended L. 1951, p.1618. Ap. July 16, 1951:

Amended. For the purposes of this Act: "Records" means all books, papers, maps, photographs, or other documentary materials, regardless of physical form or characteristics, made or received by any agency of the State in pursuance of law or in connection with the transaction of public business and preserved or appropriate for preservation by that agency or its legitimate successor as evidence of the organization, functions, policies, decisions, procedures, operations or other activities of the State government or because of the informational value of data contained therein. However, library and museum material made or acquired and preserved solely for reference or exhibition purposes, extra copies of documents preserved only for convenience of reference, and stocks of publications and of processed documents are not included within the definition of the word "records" as used in this act.

"Nonrecord materials" means any materials not included within the definition of "records" under this Act.

Sect. 2. There is created the State Records Commission, consisting of the State Archivist, State Historian, State Librarian, and such ex officio members as hereinafter provided. The State Archivist shall be the chairman, and the State Historian shall be the secretary, of the Commission.

As amended L. $\underline{1945}$, p.1211. For "State Archivist" was substituted "The archivist of the Archives Division of the Illinois State Library."

1943 act as amended 1945, 1951, 1953. [See State Records Act, 1957]

State Records Commission (con't)

As amended <u>L</u>. <u>1951</u>, <u>p.1618</u>.

Sect. 2. (con't) There is created the State Records Commission, consisting of the archivist of the Archives Division of the Illinois State Library, State Historian, State Librarian, the Attorney General and the Director of Finance. Each member may, by official order filed in his office, designate a subordinate in his department to represent him on the Commission. The archivist shall be the chairman, and the State Historian shall be the secretary of the Commission.

Sect. 3. The Commission shall, at its meetings, determine what records bearing dates six (6) years after the transactions to which they relate have been concluded, are no longer of any value, historical or otherwise, and should be destroyed or otherwise disposed of. At its meeting the records of particular State offices, departments, agencies, boards, bureaus and commissions shall be separately considered and the elective State officer, director, chairman or other officer, the records of whose office, department, agency, board, bureau or commission are being considered, or his designated representative, and the head of the specific division to which the records under consideration appertain shall be ex-officio members of the Commission.

The Commission may, if it deems advisable, recommend, in lieu of their destruction, that such records be transferred to any appropriate educational institution, library, museum, historical, research or patriotic organization in this State.

No recommendation to destroy, or otherwise dispose of any records shall be made by the Commission unless all members including exofficio members, are in favor thereof.

The Commission shall not recommend the destruction or other disposition of any records if any law provides that they shall be kept for a period longer than six (6) years or if any law prohibits their destruction.

As amended L. 1951, p.1618.

Sect. 3. The Commission shall, at its meetings, determine what records are no longer of any value, archival, historical or otherwise, and should be destroyed or otherwise disposed of.

The Commission may, if it deems advisable, recommend, in lieu of their destruction, that such records be transferred to any appropriate educational institution, library, museum, historical, research or patriotic organization in this State.

State Records Commission (con't)

No recommendation to destroy, or otherwise dispose of, any records shall be made by the Commission unless a majority of the members are in favor thereof.

The Commission shall not recommend the destruction or other disposition of any records contrary to a law restricting their destruction or other disposition.

Sect. 4. The Commission shall recommend to the Speaker of the House of Representatives and the President of the Senate, at each regular session of the General Assembly, which records should be destroyed or otherwise disposed of, which recommendation shall request that legislation be enacted authorizing the State Archivist to destroy or otherwise dispose of such records.

Sect. 4 as amended L. 1945, p.1211.

For "State Archivist" was substituted "the archivist of the Archives Division of the Illinois State Library."

Sect. 4 repealed, L. 1951, p.1619.

Sect. 5. If it shall appear to the State Records Commission that any records reported to them in the manner prescribed by Section 3 of this Act, while the General Assembly is not in session, have no permanent value or historical interest and have the same form numbers or form letters or are of the same specific kind as other records of the same agency previously authorized for disposition by the General Assembly, they may empower said agency to make disposition of said similar records by any of the methods prescribed in this Section.

The State Records Commission shall submit to the General Assembly at the beginning of each session a descriptive list of all records authorized for disposition between the regular sessions of the General Assembly.

Sect. 5 as amended \underline{L} . $\underline{1951}$, $\underline{p.1618}$. The State Records Commission shall submit to the General Assembly at the beginning of each session a descriptive list of all records authorized for disposition between the regular sessions of the General Assembly.

Sect. 6 added by L. 1951, p.1619.

Nonrecord materials may be destroyed at any time, after their purpose has been served, by the agency in possession of such materials. The Commission may formulate advisory procedures and interpretations to guide in the disposition of nonrecord materials with special reference to materials which may have archival or other value.

State Records Commission. 1943 act as amended 1951, 1953.*

Sect. 7. Regardless of other authorization to the contrary, no record shall be disposed of by any agency of the State unless approval of the State Records Commission is first obtained. Added by L. 1951, p.1619.

*L. 1953, p.1028, amends Sections 5, 7 and adds Sections 3a, 3b, and 8 to Act of 1943. Sect. 39-43.3.

[See Records Act of 1957]

Adjutant General and Service Recognition Board

An act to authorize the destruction of certain records.

Ap. Aug. 2, 1949. L. 1949, p.1498.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Sect. 1. The Adjutant General and the Service Recognition Board, respectively, are authorized to destroy any records in their custody relating to the payment of compensation to veterans of World War I and to persons who served in the armed forces between September 16, 1940 and September 3, 1945, if such records have first been microphotographed, photographed, microfilmed or otherwise reproduced on film and provision has been made for the filing and preservation of the reproductions.

Approved August 2, 1949.

Department of Agriculture

Purchaser of Cream from producers -- 90 days following purchase. "Each purchaser of cream from the producer shall keep a complete record of all purchases of cream offered for sale..." "Each purchaser shall also make all such records available to inspectors of the Illinois State Department of Agriculture for a period of at least ninety (90) days following each purchase." Dairy products act approved May 14, 1907, as amended L. 1941, v.1, p.809. Ill.Rev.Stat. 1943. Chap. 561 Sect. 21f.

Commission Merchants' Record of Produce -- 6 months. "Every commission merchant shall, upon the receipt of farm produce, and as he handles and disposes of the same, make a record thereof, specifying the name and address of the cosignor, the date of receipt, and the kind and quantity of such produce, the condition of the goods upon receipt by the licenses, the amount of goods sold, the date of sale, the name and address of the person to whom the goods are sold, his license number when the same can be secured with reasonable diligence, the price received and the items of expense connected therewith; and a memorandum of this record except as to the names and addresses of purchasers of such goods, together with payment in settlement for such shipment, shall be mailed to the consignee...the commission merchant shall retain the foregoing record for a period of six months and the same shall be open to the inspection of the Director of Agriculture of his agents." Commission merchants act approved June 28, 1919. Sect. 7. L. 1919, p.17. Ill.Rev.Stat. of 1943. Chap. 5 Sect. 23 p.85.

An act to authorize the Department of Agriculture to destroy certain records. Ap. July 25, 1945. L. 1945, p.1650.

Sect. 1. The Department of Agriculture is authorized to destroy the following records of the department:

Duplicate vouchers. 1918-37

Schedule of vouchers. 1928-37

Requisitions-General, Printing and Postage For all Divisions of the Department of Agriculture except those belonging to the Rural Electrification. 1927-37.

The following records of the Division of Livestock Industry: Quarantine records relating to cattle, swine, and sheep and correspondence relative thereto, provided, that the case involved was concluded before or during the year 1937.

Quarantine records and correspondence prior to 1938 relating to rabies.

Copies of diagnoses made prior to 1937 by the Animal Pathology Laboratory, Urbana, Illinois, on specimens submitted, on file in the Springfield office of the Division of Livestock Industry.

Correspondence prior to 1935 in renewal of stallion licenses.

Department of Agriculture (con't)

License applications and renewal applications made prior to 1935 for standing grade stallions.

Canceled Checks and Bank Statements prior to 1926 in re Stallion Licenses.

Health Certificates prior to 1933 for Animals Imported into or exported into Illinois.

Office of Chief Grain Inspector:

Authorization and Purchase Orders. 1927-35 Orders for Delivery. 1927-35

Monthly Reports, Form F-4. July 1, 1925-June 30, 1937.

Subclassification of vouchers passed for payment, Form F-12 prior to September 1929.

Remittance Sheets to State Treasurer 1933-36

Ledger Accounts loose leaf sheets. October 24-June 1936.

Quarterly reports of Collection to State Auditor. April 1934-December 1936.

Sales Records and Reports of surplus grain.
March 1928-December 1936.

Sampling and Inspection Record Cards. 1936-37

Inspection Report on Grain received at Railroad Terminal
 yards. 1934-36.

Inspection report on grain loaded out of private elevators. 1931-36.

Inspection report on grain loaded out of public elevators. 1931-36.

Requests for Duplicate Certificates. 1933-36 Soybean Inspection Records. 1931-36 Daily Balance Sheets. Prior to 1937.

Approved July 25, 1945.

Auditor of Public Accounts

Records of Closed State Banks--2 years

"At the close of the receivership, it shall be the duty of the receiver to turn over to the Auditor all books of account and ledgers of such bank for preservation. All records of such receivership heretofore and hereafter received by the said Auditor shall be held by him for the period of two years after the close of the receivership and at the termination of said two year period may then be destroyed." Banking act approved June 23, 1919, ratified Nov. 2, 1920. Sect. 11 as amended L. 1941, v.1, p.270. Illinois Revised Statutes of 1943 Chap. 16½ Sect. 11 p.210.

Vouchers and Correspondence--20 years

"The Auditor of Public Accounts is authorized to destroy all vouchers and correspondence dated at least twenty years prior to the date of such destruction, provided, that at the date of destruction of such records or documents he shall take all practical means necessary to preserve any records or documents which have a definite historical value at the time such destruction is to be accomplished, and the records considered to have historical value shall be properly preserved. A certificate of destruction shall be signed by the witnesses to such destruction, and said certificate shall be preserved. Provided further, however, before the destruction of said vouchers and correspondence the Secretary of State and State Librarian shall be notified by the Auditor and given an opportunity to examine said vouchers and correspondence for the purpose of determining whether or not they desire to retain any of said vouchers and correspondence for the archives." An act authorizing the Auditor of Public Accounts to destroy certain records. Ap. July 16, 1943. L. 1943, v.1, p.211. Illinois Revised Statutes of 1943. Chapter 15, Sect. 24 p.176. Repealed L. 1949, p.323.

An Act relating to the photographing, microfilming and reproduction on film, and the destruction of vouchers, warrants and records kept by the Auditor of Public Accounts, and repealing an Act therein named. Ap. Aug. 1, 1949.

L. 1949, p.323. Ill.Rev.Stat. 1953 Chap. 15 Sect. 29-31.

Auditor of Public Accounts (con't)

Be it enacted by the People of the State of Illinois, represented in the General Assembly.

- Sect. 1. Auditor may destroy records). The Auditor of Public Accounts may destroy all vouchers, warrants and records kept by him dated at least ten years prior to the date of such destruction.
- Sect.2. "Records" defined). "Records" as used in this Act includes originals or copies of written or printed books, documents, correspondence, papers, maps, drawings, charts, indexes, plans and memoranda kept by the Auditor of Public Accounts; but does not include vouchers and warrants.
- Sect. 3. Records to be photographed or reproduced on film). The Auditor of Public Accounts may cause any vouchers or records kept by him to be photographed, microfilmed or otherwise reproduced on film prior to destruction. Prior to the destruction of any warrants herein authorized to be destroyed, the Auditor of Public Accounts shall first cause the warrants to be photographed, microfilmed or otherwise reproduced on film and the reproduced warrants to be placed in conveniently accessible files and provisions to be made for preserving, examining and using the same.
- Sect. 4. Specifications). Such photographic film shall comply with the minimum standards of quality approved for permanent photographic records by the National Bureau of Standards, and the device used to reproduce vouchers, warrants or records on such film shall be one which accurately reproduces the original thereof in all details.
- Sect. 5. Film as original records). Such photographs, microfilms and reproductions on film shall be deemed original vouchers, warrants or records, as the case may be, for all purposes, including introduction in evidence in all courts or administrative agencies. A transcript, exemplification or certified copy thereof shall for all purposes recited herein be deemed to be a transcript, exemplification or certified copy of the original.
- Sect. 6. Records of historical value). The Auditor of Public Accounts shall take all practical means to prevent the destruction of and to preserve properly all vouchers, warrants and records of historical value. Before the destruction of any vouchers, warrants or records the Secretary of State and the State Librarian shall be notified by the Auditor and given an opportunity to examine them in order to determine whether any of them should be retained for the Archives.

RECORDS AUTHORIZED FOR DESTRUCTION UNDER ILLINOIS STATUTES State Records

Auditor of Public Accounts (con't)

Sect. 7. Certificate of destruction). Before the destruction of any vouchers, warrants or records pursuant to this Act, the Auditor of Public Accounts shall have prepared a certificate setting forth by summary description the vouchers, warrants or records and the manner, time and place of their destruction. The certificate shall be signed by at least two witnesses of such destruction and shall be kept in the permanent files of the Auditor of Public Accounts.

Sect. 8. Repeal). "An Act authorizing the Auditor of Public Accounts to destroy certain records," approved July 16, 1943, is repealed.

Approved August 1, 1949.

Mutual Building, Loan and Homestead Associations Act, Ap. June 19, 1919.

Sect. 28. <u>L. 1947</u>, p.666. <u>Ill.Rev.Stat. 1953 Chap. 32 Sect. 240</u> All records of examinations heretofore and hereafter made by said Auditor in accordance with the provisions of this Section shall be held by him for a period of ten years after the date of the examination and at the termination of said ten year period may then be destroyed.

Department of Finance

An act authorizing the destruction or disposal of certain records, papers, documents and memoranda by the Department of Finance.

Ap. July 1, 1941. L. 1941, v.1, p.1247. Ill.Rev.Stat. 1953
Chap. 127 Para. 36a-b

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Sect. 1. The Department of Finance, in the discretion of the Director thereof, is authorized to destroy or otherwise dispose of any of the following described records, papers, documents and memoranda in the possession of said Department after the expiration of the following stated periods of time:

In the Division of Purchases and Supplies and in the Division of Printing, all records, papers, documents and memoranda may be destroyed or otherwise disposed of not sooner than the expiration of three years after the transactions to which they relate have been concluded; provided, that original signed bids, estimates and proposals may be destroyed or otherwise disposed of not sooner than the expiration of five years after the transactions to which they relate have been concluded.

In the Motor Fuel Tax Divisions, Public Utility Revenue Division, Liquor Revenue Division and Division of Oil Inspection, all records, papers, documents or memoranda, other than original signed documents relating to the transmissal of funds to the State Treasurer, may be destroyed or otherwise disposed of not sooner than the expiration of three years after the matters to which they relate have been concluded.

In the Reailers' Occupation Tax Division, all records, papers, documents and memoranda may be destroyed or otherwise disposed of in accordance with the authority contained in the "Retailers' Occupation Tax Act," approved June 28, 1933, as amended.

In the General Office and in the Division of Department Reports and in all other Divisions and offices not herein enumerated, all records, papers, documents and memoranda may be destroyed or otherwise disposed of not sooner than the expiration of three years after the matters to which they relate have been concluded; provided, that in the General Office of the Department of Finance a register of vouchers approved shall be maintained permanently.

Sect. 1 as amended L. 1943, v.2, p.315:

Paragraphs 3 and 4 omitted (Functions to Department of Revenue, q.v.).

Department of Finance

Sect. 1 as amended L. 1943, v.2, p.315:

Paragraphs 3 and 4 omitted (Functions to Department of Revenue, q.v.)

Sect. 2. Whenever any records, papers, documents or memoranda are destroyed or otherwise disposed of pursuant to the provisions of this Act, it shall be the duty of the chief officer or employee of the Division responsible for such destruction or disposal to make a certificate setting forth by summary description the records, papers, documents and memoranda so destroyed or disposed of and to file the same with the Director of Finance for permanent keeping by the Department of Finance. It shall be the duty of the chief officer or employee of each Division or office charged with the responsibility of destroying or disposing of records, papers, documents and memoranda to do so in such manner that any confidential information or data contained therein will not be revealed or disclosed.

Printer's copy of all public printing--2 years '

"The Department of Finance shall retain in its office for a period of two years the printer's copy of all public printing ordered, and at the expiration of two years it may destroy the same."

State contracts act approved June 22, 1915. Sect. 21 as amended.

L. 1943, v.2, p.344. Illinois Revised Statutes of 1953. Chap. 127

Sect. 84 v.2, p.1318.

See also Department of Revenue

Department of Insurance

Illinois Insurance Code of 1937. Amendment to Sect. 133.

Ap. April 6, 1949. L. 1949, p.1064. Ill.Rev.Stat. 1953
Chap. 73 Sect. 74S

An act to amend Section 133 of the "Illinois Insurance Code," approved June 29, 1937, as amended. Ap. April 6, 1949.

Sect. 1. Sect. 133 of the "Illinois Insurance Code," approved June 29, 1937, as amended, is amended to read as follows:

- Sect. 133. Books, Records, Accounts and Vouchers. (1) Every domestic company shall keep its books, records, documents, accounts and vouchers in such a manner that its financial condition can be ascertained and so that its financial statements filed with the Director can be readily verified and its compliance with the law determined and may cause any or all such books, records, documents, accounts and vouchers to be photographed, microphotographed, or reproduced on film. Any such photographs, microphotographs, or film reproductions of any original books, documents, accounts and vouchers shall for all purposes be considered the same as the original thereof, and a transcript, exemplification or certified copy of any such photograph, microphotograph or film reproduction shall for all purposes be deemed to be a transcript, exemplification or certified copy of the original. Any original so reproduced may be thereafter disposed of or destroyed if provision is made for preserving and examining such reproductions.
- (2) All such original books, records, documents, accounts, and vouchers, or such reproductions thereof, of the home office of any domestic company or of any principal United States office of a foreign or alien company located in this State shall be preserved and kept available in this State for the purposes of examination and until authority to destroy or otherwise dispose of said records is secured from the Director. Every domestic company shall keep its securities other than those on deposit in other states or countries within the State of Illinois except where requisite for the normal transaction of its business.
- (3) Any director, officer, agent or employee of any company who destroys any such books, records or documents without the authority of the Director in violation of this section shall be fined not more than five thousand dollars.

Department of Insurance

Certain records: 5-10 years

"Five years after the conclusion of the transactions to which they relate, the Director is authorized to destroy or otherwise dispose of all correspondence, complaints, claim files, working papers of examination of company, examination reports of companies made by the insurance supervisory officials of states other than Illinois, rating files, void or obsolete or superseded rate filings and schedules, individual company rating experience data, applications, requisitions, and requests for licenses, all license cards and records, all expired bonds, all records of hearings, and all similar records, papers, documents and memoranda in the possession of the Director."

"Ten years after the conclusion of the transactions to which they relate, the Director is authorized to destroy or otherwise dispose of all foreign companies' and alien companies' annual statements, valuation reports, tax reports, and all similar records, papers, documents and memoranda in the possession of the Director."

"Whenever any records, papers, documents or memoranda are destroyed or otherwise disposed of pursuant to the provisions of this section, the director shall execute and file in a separate, permanent office file a certificate listing and setting forth by summary description the records, papers, documents or memoranda so destroyed or otherwise disposed of, and the Director may, in his discretion, preserve copies of any such records, papers, documents or memoranda by means of microfilming or photographing the same."

"This section shall apply to records, papers, documents, and memoranda presently in the possession of the Director as well as to records, papers, documents and memoranda hereafter coming into his possession."

Insurance Code approved June 29, 1937, Sect. 404 as amended L. 1943, v.l, p.820. Illinois Revised Statutes of 1943 Chap. 73, Sect. 1016 p.1914.

Department of Labor:

Unemployment Compensation Act, ap. June 30, 1937.

L. 1945, p.796; 1947, p.944. Ill.Rev.Stat. 1953
Sect. 22 (d) Destruction of Records. (1) Except as otherwise provided in paragraph (3) below, all original reports referred to in Section 25 (c) (1) of this Act may be destroyed or otherwise disposed of by the Director not less than six years after the date they bear, and all other original documents, including reports, correspondence, papers, forms, memoranda, and business machine cards, may be destroyed or otherwise disposed of by the Director after he has retained them for a period of three years.

- (2) All documents which are copies of, reproduced from, or which contain material contained in, the original reports or documents referred to in paragraph (1) above, excepting photographed or microphotographed reproductions thereof, may be destroyed or otherwise disposed of at any time after the Director finds that their retention serves no governmental purpose.
- (3) All reports and documents referred to in paragraphs (1) and (2) may be destroyed or otherwise disposed of at any time after they have been photographed, microphotographed, or otherwise reproduced on film.
- (4) Whenever any reports or documents referred to in this sub-section are to be destroyed or otherwise disposed of pursuant to the provisions of this section, the Director shall execute and file in a separate, permanent office file a certificate listing such matter by summary description and set forth that its preservation is not necessary for the proper and efficient administration of this Act.
- Sect. 25. Determination and assessment of contributions by the Director--and Collection thereof.
- (c) (1) Limitations. In any case where an employing unit has filed with the Director a report setting forth the amount of contributions due for, or employment experience in, any period, no action shall be brought or determination and assessment of contributions be made against such employing unit for such period more than five years after the date of the filing of the initial report covering the amount of contributions due for or employment experience in such period.

If any determination and assessment or the liability for the payment of any contribution or any part thereof shall be the subject matter of any proceeding before the Director, or his representative, or any court, the period during which such proceedings is so pending shall be added to the five year period herein provided for the making of determinations and assessments and the commencement of actions. For the purposes of this subsection, a proceeding pursuant to any provison of Section 25 of this Act shall be deemed to be commenced on the

Department of Labor (con't)

date a protest is filed by the employing unit to the Director's determination and assessment and shall be deemed to be concluded upon the date when the Director's decision with reference to such protest and petition for hearing is served upon such employing unit.

Sect. (c) (1) Amended <u>L. 1947</u>, p.951. Paragraph 2, 2d sentence:

For the purposes of this subsection, a proceeding pursuant to any provision of Section 25 of this Act shall be deemed to be commenced on the date a protest is filed by the employing unit to the Director's determination and assessment and shall be deemed to be concluded upon the date an action is commenced under the "Administrative Review Act" to review the decision of the Director with respect to such protest and petition for hearing. In the event no such action is brought, such proceeding shall be deemed to be concluded upon the last day an action could have been commenced under the "Administrative Review Act" to review such decision of the director.

Unemployment Compensation Act 1951 amendments:

Sect. 2000. L. 1951, p.68.

- A. Except as otherwise provided in subsection C of this Section, all original reports referred to in Section 2207 of this Act may be destroyed or otherwise disposed of by the Director not less than six years after the date they bear, and all other original documents, including reports, correspondence, papers, forms, memoranda, and business machine cards, may be destroyed or otherwise disposed of by the Director after he has retained them for a period of three years.
- B. All documents which are copies of, or reproduced from, or which contain material contained in the original reports or documents referred to in subsection A of this Section (excepting photographed or microphotographed reproductions thereof), and all documents of every kind, original or otherwise, of the State employment service, may be destroyed or otherwise disposed of at any time after the Director finds that their retention serves no governmental purpose.
- C. All reports and documents referred to in subsection A of this Section may be destroyed or otherwise (otherwise) disposed of at any time after they have photographed, microphotographed, or otherwise reproduced on film.
- D. Whenever any reports or documents referred to in this Section are to be destroyed or otherwise disposed of, the Director shall execute and file in a separate, permanent office file a certificate list such matter by summary description and setting forth that its preservation is not necessary for the proper and efficient administration of this Act.

Department of Labor (con't)

Workmen's Compensation Act Records--5 years

"The (Industrial) commission may destroy all papers and documents which have been on file for more than five years where there is no claim for compensation pending, or where more than two years have elapsed since the termination of the compensation period."

Sect. 17, Workmen's Compensation Act approved June 3, 1913, as amended. L. 1943, v.1, p.745. Illinois Revised Statutes 1943 Chap. 48 Sect. 154 p.1595. Repealed L. 1951, p.1060.

Workmen's Compensation: Occupational Diseases--5 years

"The (Industrial) commission, in its discretion, may destroy all papers and documents except notices of election and waivers which have been on file for more than five years where there is no claim for compensation pending, or where more than two years have elapsed since the termination of the compensation period."

Sect. 17 of Occupational Diseases act approved Mar. 16, 1936.

<u>L. 1935/36, 3d spec.sess., Sect. 17, p.60. Illinois Revised Statutes 1943, Chap. 48, Sect. 172.17 p.1613. Repealed L. 1951, p.1060.</u>

Laws of 1951, p.1086. Ill.Rev.Stat. 1951 Chap. 48, Para. 138.17.

An Act to promote the general welfare of the people of this State by providing compensation for accidental injuries or death suffered in the course of employment within this State, and without this State where the contract of employment is made within this State; providing for the enforcement and administering thereof, and a penalty for its violation, and repealing an Act therein named. Ap. July 9, 1951.

Sect. 17, Paragraph 2. The (Industrial) Commission may destroy all papers and documents which have been on file for more that 5 years where there is no claim for compensation pending or where more than 2 years have elapsed since the termination of the compensation period.

(cf. sect. 16, 17 re records created)

Liquor Control Commission

An Act to authorize the Illinois Liquor Control Commission to destroy certain of its records. Ap. Aug. 11, 1949.
L. 1949, p.809. Not found in Ill.Rev.Stat. 1951

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Sect. 1. The Illinois Liquor Control Commission is authorized to destroy the following records, up to and including June 30, 1942, which have been determined by the State Records Commission to be of no value, historically or otherwise:

Forms LC 18 and 19 (obsolete type of form intended to receipt payment for licenses);
Form LC 26 (duplicate licenses);
Form LC 4 Rev. (general receipts now obsolete)
The Illinois State Liquor Control Commission's carbon copies of Itemized Statements of Travel Expense Form F-10 and duplicate voucher form F-9.

Approved August 11, 1949.

Liquor Control Commission Act. Ap. Jan. 31, 1934.

Art. VII Sect. 5 added. <u>L. 1937</u>, <u>p.29</u>; amended <u>L. 1947</u>, <u>p.6</u>. <u>III.Rev.Stat. 1951 Chap. 43 Para. 157E</u>, <u>p.1628</u>

All warehousemen included in this Article shall keep or cause to be kept a record showing all alcoholic liquors received, held, stored or delivered, the name and address of the person depositing the same, the name and address of the person to whom delivered and any other information necessary to the proper conduct of such warehouse. Such records shall, at all times during the business hours of the day, be subject to inspection by the Department or its duly authorized agents and employees. Such records shall be preserved for a period of two (2) years, unless the Department in writing, authorizes their destruction or disposal at an earlier date. 3 years--L. 1947, p.10.

Art. VIII. Sect. 7 1/2. Added L. 1945, p.35. Ill.Rev.Stat. 1953 Chap. 43 Para. 164 1/2.

Every person licensed as a non-beverage user hereunder shall keep books and records which shall be available to investigators and/or auditors of the Department during regular business hours, and shall retain such books and records at his place of business in Illinois for a period of not less than three years. Such books and records shall be so kept as correctly to disclose...

Liquor Control Commission (con't)

Art. VIII. Sect. 7 3/4 added <u>L. 1945</u>, <u>p.36</u>. <u>III.Rev.Stat. 1953</u>, Chap. 43, Para. 164 3/4.

It shall be the duty of every railroad company, express company, common or contract carrier, and of every person, firm or corporation that shall bring, carry or transport alcoholic liquors into the State of Illinois for delivery in said State or which are delivered in said State, to prepare and file with the Department of Revenue for each month, not later than the fifteenth day of the month following that for which it is made, a report stating therein the name of the company, carrier, person, firm or corporation making the report, the address in Illinois at which the records supporing such report are kept and are open to inspection, the period of time covered by said report, the name and business address of each consignor of such alcoholic liquors, the name and business address of each consignee of such alcoholic liquors, the kind and quantity of alcoholic liquors delivered to each consignee, and the dates or dates of delivery. Such report shall be made upon forms prescribed and made available by the Department and shall contain such other information as may reasonably be required by the Department.

The books, records, supporting papers and documents containing information and data relating to such reports shall be kept and preserved for a period of three years, unless their destruction sooner is authorized, in writing, by the Director, and shall be open and available to inspection by the Director of Revenue or any duly authorized officer, agent or employee of the Department at all times during business hours of the day.

Department of Mines and Minerals

State Inspector of Mines; Mine Manager, 1st and 2d class; Mine Examiner; Hoisting Engineer; Electrical Hoisting Engineer-six months.

"There shall be a written and an oral examination of applicants as may be prescribed by the rules of the board; and all written examination papers and all other papers of applicants shall be kept on file by the board for not less than six months, during which time any applicant shall have the right to inspect his papers at all reasonable times..." Sect. 21 of Coal Mine Act approved June 6, 1911, as amended L. 1943, v.1, p.920.

Illinois Revised Statutes of 1943 Chap. 93 Sect. 31 p.2069.

1911 Act repealed L. 1953, p.760.

Mine Maps filed with Department of Mines and Minerals

"The former map or photostat thereof of any mine may be destroyed upon the filing of each last submitted map or copy provided the same is a complete map of said mine." Sect. 7 (h) of Coal Mine Act approved June 6, 1911, as amended L. 1939, p.732. Illinois Revised Statutes of 1943. Chap. 93 Sect. 7 (h) p.2072.

Coal Mining Act of 1953 <u>L. 1953</u>, <u>p.701</u>. <u>Sect. 3.05</u>; <u>L. 1953</u>, <u>p.705</u>. <u>Rev. 5. 1953 Chap. 93</u>, <u>p.305</u>.

Examination and all papers of applicants--Mining Board--6 months.

<u>Sect.</u> 33.10 <u>L.</u> 1953, p.757. <u>Rev.Stat.</u> 1953, <u>Chap.</u> 93, para. 33.10.

Public Aid Commission

An Act to revise the public assistance laws of Illinois, to consolidate and codity such laws, to prescribe the functions, powers and duties of governmental units, agencies and persons thereunder, to provide penalties for the violation thereof, and to repeal certain Acts herein named. Ap. Aug. 4, 1949. L. 1949, p.405. Ill.Rev.Stat. of 1953, Chap. 23, Para. 439.16; Para. 443.13.

Art. IV. General Assistance-Provisions Relating to Local Governmental Units. p.423.

Sect. 4-16. Destruction of Obsolete Records.

Obsolete general assistance records, documents, papers, and memoranda may be destroyed or otherwise disposed of by supervisors of general assistance at any time subsequent to the expiration of five years after the matters to which they relate have been concluded; provided, that records required by the Commission shall not be so destroyed or otherwise disposed of except upon approval of the Commission.

Art. VIII. General Provisions Sect. 8.13. Protection of records.

For the protection of applicants and recipients, the Commission and the county department and their respective officers and employees are prohibited from disclosing the contents of any records, files, papers and communications, except for purpose directly connected with the administration of the programs of Old Age Pension, Blind Assistance and Aid to Dependent Children. In any judicial proceeding, except such proceeding as is directly concerned with the administration of these programs, such records, files, papers and communications, and their contents, shall be deemed privileged communications. The Commission shall be required to establish and enforce reasonable rules and regulations governing the custody, use and preservation of the records, papers, files, and communications of the Commission and the county department.

. . . .

Obsolete equipment, supplies and records of the county department may be destroyed or otherwise disposed of at the direction of the Commission.

This Sect. amended L. 1951, p.339. Wording relating to destruction not changed.

Department of Public Safety

An act to authorize the Department of Public Safety to destroy certain of its records. Ap. July 21, 1947. L. 1947, p.1674. (List of records approved by State Records Commission).

Sect. 1. The Department of Public Safety is authorized to destroy the following records which have been determined by the State Records Commission to be of no value, historically or otherwise, and which pertain to the fiscal year ending on the date shown in the right hand column, or to any fiscal year prior to that date:

FORM NUMBER	TITLE OF FORM	DESTROY	TO
J.V.	Journal Voucher	June 30	, 1943
Form Fl	Allotment of Appropriations for Current Expenses		
	and Equipment	June 30	, 1945
F2	Allotment of Appropriations for Land and P. I.	June 30	, 1945
F5-5-S Sext	Requisition (Annual quarterly emergency P. I.		
	amusement)	June 30	
F5	Summary Sheet for form F5 S-Sext	June 30), 1943
F5 P. Quint	Printing Requisition (similar to F5S-but for	7 7.0	1047
r1.6	printing and office supplies)	June 30	
F16	Postage Requisition Purchase Order	June 30 June 30	
FG2	Authorization	June 30	
F7T	Order for delivery	June 30	
F / I	Printing Order	June 30	
	Complaint to Shipper	June 30	
	Institutional Invoices	June 30	•
W11	Institutional Invoice Journal	June 30	
W1-2 General			,
Store	Requisition to Storekeeper	June 30	, 1941
W1-2 Mechanica	il General Store Issues Journal	June 30	, 1937
Store	Mechanical Store Issues Journal	June 30	
W1-1	Perpetual Inventory Store Card	June 30	
	Quantity used last 12 months	June 30	
	Summary of Store Accounts	June 30	
F-9-T	Voucher (Old Type with Firm's Invoice Attached)	June 30	
FA-13	Invoice Voucher	June 30	1, 1944
F11-Q	SchedulesRegularSummary of vouchers Form F9T and FA-13	June 30	. 1944
F11 1/2-Q	SchedulesRegularSummary of Vouchers Form	•	,
, - <	FA-13	June 30	, 1944
F11-Q	SchedulescommissarySummary of Commissary		
	Vouchers	June 30	
F11	Travel Expense	June 30	
CSC Form R-1	Discharge Notice during Probationary Period	June 30	
SCS Form R-2	Lay Off Notice	June 30	
CSC Form R-3	Suspension Notice	June 30	1, 1945
CSC	Report of Employees who have left service	Tuno 76	1045
CSC Form R-6	without notice	June 30 June 30	
CSC FOIM K-0	Resignation Leave of Absence	June 30	
	Employees Time Sheet	June 30	•
	Employees Time Sheet	Julie 30	, 15.5

Department of Public Safety Act, Ap. July 21, 1947 (con't)

FORM NUMBER	TITLE OF FORM	DEST	ROY	TO
F-8-Q	Payroll Voucher	June	30,	1941
CSC	Report of Status of Employees			1945
Form "D"	Employees on Payroll during Month	June	30,	1945
F4	Report of Appropriations, Vouchers passed			
	and Encumbrances	June	30,	1937
F12	Subclassification of Vouchers Passed	June	30,	1943
WC 6-M	Clothing Card (Male)	June	30,	1945
WH-1	Condemning Order-Household			1945
F17	Order to dispose of Inserviceable State Property			1943
	Equipment Transfer Permit			1943
436	Detailed Inventory Sheet	June	30,	1943
435	Classification Total Sheet (Face)			
	Reconciliation of Classification (Reverse)			1943
	Merchandise Sale M.S. Order	June	30,	1945
	Miscellaneous Collections-Autographic Register			
104	Receipt (Working Fund)			1943
104	Remittance to State Treasurer (2 sides)			1945
F4R	Monthly Report on Collections	June	30,	1945
G1	Quarterly Financial Report to the Governor	_		
C7	Statement of Appropriations	June	30,	1943
G3 .	Quarterly Financial Report to the Governor		7.0	1045
G5	Collections Miscellaneous	June	50,	1945
G5	Quarterly Financial Report to Governor	T .	7.0	1047
79 .	Trust Funds	June	30,	1943
, ,	Quarterly Report to the Auditor of Public Accounts (2 sides)	Tuna	70	1045
	Trust Fund Autographic Register Receipt			1945
	Trust Fund Autographic Register Receipt			1941 1945
F13	Telephone and Telegraph Charges			1945
F91	Farm and Garden Report (2 sides)			1941
FG2	Monthly Livestock and Poultry Report (2 sides)			1945
3777	Gate Pass			1945
3649	Request for Requisition			1945
3622	Receiving Ticket			1945
	Receiving Report	June		
	Inmates Transfer Order (Statistical Office)			1945
142	Felons Report Card (Statistical Office)			1945
144	Felons and Misdemeanants Permanent Reassignment		,	
	(Statistical Office)	June	30.	1945
143	Felons and Misdemeanants Separation		,	
	(Statistical Office)	June	30,	1945
144	Inmates Reassignment Records (Statistical Office)			

Approved July 21, 1947

Department of Public Welfare

An Act to authorize the Department of Public Welfare to destroy certain of its records. Ap. July 24, 1945.

L. 1945, pp.1657-1660 (See Session Laws. Ap. by S.R.C.)

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

SECTION 1. The Department of Public Welfare is authorized to destroy the following records which have been determined by the State Records Commission to be of no value, historically or otherwise, and which pertain to the fiscal year ending on the date shown in the righthand column, or to any fiscal year prior to that date:

FORM NO.	TITLE OF FORM	DATE	
J.V.	Journal voucher	June 30	. 1937
F1-2(combined)	Estimate expenditures for operating accounts for year		
F5-5-S-Sect.	Requisition (Annual Quarterly-emergency P. I.		
	amusement)	June 30	, 1941
F5	Summary sheet for form F5 SSext	June 30	, 1941
F5 P. Quint	Printing Requisition (Similar to F5Sbut for		
	printing and office supplies)	June 30	
F16	Postage	June 30	
FG2	Purchase Order	June 30	
77.5 C	Authorization	June 30	
F5T	Order for delivery	June 30	
	Printing Order	June 30	
7.5	Complaint to shipper	June 30	
3 5	Status of complaint to shippers	June 30	
พาา	Institutional invoices	June 30	
W11	Institutional Invoice Journal	June 30	
W1-2-Orig.	Requisition to Storekeeper	June 30	
W-1-2-Dup1.	Requisition to Storekeeper	June 30	
M-S-R-1-Orig.	Mechanical Store Requisition	June 30	
M-S-R-1-Dup1.	Mechanical Store Requisition	June 30	
	Store Recap Sheet General Store Issues Journal	June 30	
	Mechanical Store Issues Journal	June 30	
W1-1		June 30	
111-1	Perpetual Inventory Store Card Quantity used last 12 months	June 30	
	Summary of Store Accounts	June 30	
FL-39	Application for Alcohol Permit	June 30	
FL-33	Narcotic Prescription	June 30	
		June 30	
F-9T	Narcotic Perpetual Inventory Record Voucher (Old Type with Firm's invoice attached)	June 30	
1-31	VouchersCommissary (with invoices attached)	June 30	
W1-J	Invoice Journal (left hand page)	June 30 June 30	
WI-J	Invoice Journal (right hand page)	June 30	
H1-0	Accounts Payable Ledger Sheets	June 30	, 1933
F11-Q	SchedulesRegularSummary of Vouchers Form F9T	June 30	1043
F11-Q	SchedulesCommissarySummary of Commissary Vouchers	June 30	
F9	Insert Memorandum of Payee (memo for payee)	June 30	
	institutional and an earlier (memo tot payee)	June 30	, 1343

Department of Public Welfare (con't)

FORM NO.	TITLE OF FORM	DATE
F13	Telephone and Telegraph Charges	June 30, 1939
F10	Travel Expense	June 30, 1939
FI0-1	Statement of Automobile Expenses	June 30, 1939
F14	Voucher Register	June 30, 1935
CSC Form Al	Personnel Requisition	June 30, 1943
CSC Form A2A	Certificate of Eligible	June 30, 1943
CSC Form A2B	Appointment Report of Certified Eligible	June 30, 1943
CSC Form A3A	Provisional Permit	June 30, 1943
CSC Form A3B	Provisional Appointment Request	June 30, 1943
CSC Form A4A	Temporary of 30 Day Permit	June 30, 1943
CSC Form A4B	Temporary 30 Day Appointment Request	June 30, 1943
CSC Form A5	Request for the Renewal of 30 Day Appointment	June 30, 1943
CSC Form	Report of Reinstatement of Certified Employees	June 30, 1943
CSC Form T-1	Transfer	June 30, 1943
CSC Form R-1	Discharge Notice during Probationary Period	June 30, 1943
CSC Form R-2	Lay Off Notice	June 30, 1943
CSC Form R-3	Suspension Notice	June 30, 1943
CSC Form R-4	Written Notice Requesting Removal or Discharge	7 70 1047
CCC	of Civil Service Employee	June 30, 1943
CSC	Report of Employees who have left service without	June 30, 1943
CSC Form R-6	notice Resignation	June 30, 1943
CSC TOTM N=0	Leave of Absence	June 30, 1943
CSC CST-2	Transfer of Employee from one position to another	June 30, 1343
	not in the same grade	June 30, 1943
	Employees time sheet	June 30, 1943
F-8-Q	Payroll Voucher	June 30, 1939
CSC	Report of Status of Employees	June 30, 1943
Form "D"	Employees on Payroll during month	June 30, 1943
	Budget Analysis of Payroll by Classification	June 30, 1943
F4	Report of Appropriations, Vouchers passed and	
	Encumbrances	June 30, 1935
F12	Subclassifications of Vouchers Passed	June 30, 1941
F91	Farm and Garden Report (2 sides)	June 30, 1943
F92	Monthly Livestock and Poultry Report (2 sides)	June 30, 1943
WC 1 M	Perpetual Stamp Inventory Record	June 30, 1943
WC 1-M WC 1-F	Clothing Requisition (Male)	June 30, 1943
WC 1-F WC 2-M	Clothing Requisition (Female)	June 30, 1943
WC 2-M WC 2-F	Clothing Transfer (Male) Clothing Transfer (Female)	June 30, 1943 June 30, 1943
WC 2-1 WC 6-M	Clothing Card (Male)	June 30, 1943
WC 6-F	Clothing Card (Female)	June 30, 1943
WCR	Clothing Record	June 30, 1943
WH-1	Condemning OrderHousehold	June 30, 1943
	Inventory of Laundered Articles	June 30, 1944
	Weekly Linen Reports	June 30, 1944
	Monthly Report of Mending Room	June 30, 1944
	Perpetual Inventory of Assets Card	June 30, 1941
F17	Order to Dispose of Inserviceable State Property	June 30, 1941
	Surveying Sheet	June 30, 1943
	Equipment Transfer Permit	June 30, 1941
436	Detailed Inventory Sheet	June 30, 1941

Department of Public Welfare (con't)

FORM NO.	TITLE OF FORM	DATE
435	Classification Total Sheet (Face) Reconciliation of Classification (Reverse) Merchandise Sale M.S. Order	June 30, 1941 June 30, 1941 June 30, 1943
MFT-11	Motor Fuel Tax Refund Claim (Front) Motor Fuel Tax Refund Claim (Reverse) Miscellaneous CollectionsAutographic Register Receipt	June 30, 1943 June 30, 1941
104	Remittance to State Treasurer (2 Sides)	June 30, 1943
F4R	Monthly Report on Collections	June 30, 1943
G3	Quarterly Financial Report to the Governor (Collections Miscellaneous)	June 30, 1943
	Quarterly ReportTo the Auditor of Public Accounts (2 sides)	June 30, 1943
	Trust Fund Autographic Register Receipt	June 30, 1939
	Trust Fund Autographic Register Receipt	June 30, 1939
	Trust Fund Disbursement Book	June 30, 1939
	Information for Clothing Clerk	June 30, 1943
	Letter to Conservator	June 30, 1943
	Cash ReconciliationTrust Fund	June 30, 1941
9-5	Quarterly Financial Report to the Governor (Trust Funds)	June 30, 1943
	Commissary Coupon Book	June 30, 1943
	Monthly Coupon Book Reconciliation	June 30, 1941
	Coupon Book RecordPatients	June 30, 1943
	Coupon Book RecordEmployees	June 30, 1941
	Purchase Sales and Cash Book Commissary Cash and Sales Report	June 30, 1939 June 30, 1941
	Commissary Autographic Register Receipt	June 30, 1941 June 30, 1939
	Commissary Statement of Profit and Loss	June 30, 1933
FB 27	Budget EstimateRecapitulation	June 30, 1943
FB16A	Budget EstimateSalaries and Wages	June 30, 1943
FB-17	Budget EstimateOffice Expenses	June 30, 1943
FB-18	Budget EstimateTravel	June 30, 1943
FB-19	Budget EstimateOperation	June 30, 1943
FB-21 and		
22	Budget EstimateRepairs and Equipment	June 30, 1943
FB-26.	Budget EstimateRevenue	June 30, 1943
Form 1	Food Analysis	June 30, 1944.
Form 2	Form KF. Quarterly of Farm, Garden and Dairy	June 30, 1944
Form 3	Quarterly Food Requisition Analysis Equivalents and	7 70 1044
Form 4	Classification Data	June 30, 1944 June 30, 1944
Form 5	Supporting Data Per Capita Food Requirements	June 30, 1944 June 30, 1944
TOTM 5	Encumbrance Control Status of Standard Accounts	June 30, 1943
	State Treasurer's Receipt	June 30, 1939
	Industrial Statement of Profit and Loss Quarterly	June 30, 1943
	Encumbrance Control (Permanent Improvements)	June 30, 1941
	Canceled ChecksTrust Funds	June 30, 1938
	Canceled ChecksAmusement Fund	June 30, 1941
1001	Daily Report of Population	June 30, 1943
1001-S	Daily Report of Population	June 30, 1943
1001-JDP	Daily Report of Population	June 30, 1943
1001-JD	Daily Report of Population	June 30, 1943
1001-M	Daily Report of Population	June 30, 1943
Approved	July 24, 1945	
	L. 1949, p.1534, S.B. 604.	

Department of Public Welfare (con't)

An Act relating to the destruction of certain records in the Department of Public Welfare. Ap. May 17, 1951. L. 1951, p.153. Ill.Rev.Stat. 1951, Chap. 116 Para. 51-54.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- Sect. 1. The Department of Public Welfare, may, upon the order of the State Records Commission, destroy or order the destruction of non-current closed case records of patients, inmates, members or wards who have died, escaped, or received absolute discharge and and which case records consist primarily of commitment, admission or acceptance and placement records of individuals, statistical data, social history, physical examination, clinical and progress notes, type of care and treatment, correspondence, separation records, such as notice of death, escape or absolute discharge, not sooner than two (2) years after death of the individual and not sooner than six (6) years after escape or absolute discharge of the individual. Prior to destruction, each institution may and the Department shall microfilm such records and file with the State Records Commission a certificate showing that the microfilms are true and complete copies of said records.
- Sect. 2. The Department of Public Welfare may, upon the order of the State Records Commission, destroy or order the destruction of non-current non-record miscellaneous general correspondence, papers and memoranda of a routine nature with individuals, agencies commercial and charitable, private Institutions, boarding homes and careholders, pertaining to the operation and organization of institutions and divisions of this Department; "Reading file," "Follow-up or Suspense Copies," extra copies of printed or processed materials, stocks of publications and processed documents preserved for supply purposes, not sooner than the expiration of two (2) years after the transaction to which they relate has been concluded.
- Sect. 3. The Department of Public Welfare, may, upon order of the State Records Commission, destroy or order the destruction of the following described records which pertain to the fiscal year ending on the date shown in the right hand column or to any fiscal year prior to that date, or to the period shown in such column.
- Sect. 4. It shall be the duty of the Chief Officer or employee of each Institution and Division or office, charged with the responsibility of destroying or disposing of records, papers, documents or correspondence, to do so in such matter that any confidential information or data contained therein will not be revealed or disclosed.

Approved May 17, 1951.

Department of Public Welfare (con't)

FORM NO.	TITLE OF FORM	DATE TO WHICH RECORDS CAN BE DESTROYED
	Ward Day Book Psychosis Book Discharge Ledger	June 30, 1950 June 30, 1945 June 30, 1950
	Death Ledger Admission Ledger Daily Census Report	June 30, 1950 June 30, 1950 June 30, 1945
	Monthly Fire Prevention Report Visitor's Register	2 yr. after date of issue 5 yr. after date of last
	Watchman's Report Clerk's Office Supply Room Printing	entry 2 yr. after date of issue
	and Stationery Requisition Requisition to drug room Requisition to Dietitian	2 yr. after date of issue 2 yr. after date of issue 2 yr. after date of issue
	Condemned Materials-Inventory Items only (Not Auditor's Property Control Form 1)	6 yr. after date of last
	Monthly Report, CommoditiesFoods Purchased Monthly Report, CommoditiesFoods Home	entry 2 yr. after date of issue
	Produced, Surplus Commodities and Transfers Monthly Report on CommoditiesOther Commodities Brush Shop Monthly Statement of Profit and Loss Curtain and Drapery Department Monthly Report Monthly Mattress Shop Report Monthly Sewing Room Report	
	Institutions' transmittal and Division Office followup closed correspondence on Veterans' Division Central Office, Springfield, Illinois	June 30, 1949
107	Division copy of Veterans' Trust Fund Record filed with Veterans' Div., Central Office, Springfield, Illinois.	June 30, 1949
151	Request for Veterans' Allowance for Creature Comfort, copy filed with Veterans' Div. Office, Springfield, Illinois	June 30, 1949
1009A	U. S. Veterans' Bureau Paid Vouchers filed with Veterans' Bid. Central Office, Springfield, Illinois	June 30, 1947
B.M. 307	"Monthly Automotive Cost Record"	2 yr. after date of last entry

Department of Public Welfare (con't)

FORM NO.	TITLE OF FORM	DATE TO WHICH RECORDS CAN BE DESTROYED
	Bank Books (Burr Income Fund)	June 30, 1946
	Bank Books (Commissary Fund)	June 30, 1948
•	Bank Books (Contingent Fund)	June 30, 1936
	Bank Books (Payroll Account)	July 31, 1932
	Shoe Repair Bill	June 30, 1946
	Bank Books (Miscellaneous Collection)	5 yr. after date of last
		entry
	Bank Books (Trust Fund)	5 yr. after date of last
	· ·	entry
	Bank Reconciliation Sheet	5 yr. after date of last
		entry
	Uniform Bills of Ladin	2 yr. after date of issue
	Dish Breakage Report	2 yr. after date of issue
	Daily Restraint Record	2 yr. after date of issue
	Monthly Restraint Record	2 yr. after date of issue
	Night Police Report	2 yr. after date of issue
	Invoices Paid from Nutritional Research Fund	5 yr. after date of issue
	Invoices Paid from Treatment and Research Fund	5 yr. after date of issue
	Telegram and Telephone Tickets	5 yr. after date of issue
	Individual Requisition Card-Social Service	5 yr. after date of issue
	Individual Ledger Card-Business Office	5 yr. after date of issue
	Shoe Repair Requisition	2 yr. after date of issue
		2 yr. after date of issue
	Report to Chief Nurse	2 yr. arter date or issue

Department of Public Works and Buildings

An Act authorizing the destruction or disposal of certain records, papers, documents and memoranda by the Department of Public Works and Buildings. Ap. July 25, 1945. L. 1945, p.1662.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Sect. 1. The Department of Public Works and Buildings, in the discretion of the Director thereof, is authorized to destroy or otherwise dispose of all records, papers, documents, or memoranda other than original signed documents, relating to, or applications for authority under the provisions of the Illinois Truck Act, at any time subsequent to the expiration of three years after the matters to which they relate have been concluded.

Approved July 25, 1945.

Truck Act repealed <u>L. 1953</u>, <u>p.955</u>. See note to <u>Rev.Stat.</u> 1953, Chap. 95 1/2, Sect. 244.

Department of Public Works and Buildings (con't)

An Act authorizing the destruction or disposal of certain records, papers, documents and memoranda by the Department of Public Works and Buildings. Ap. July 21, 1947.
L. 1947, p.1677. Ill.Rev.Stat. 1953, Chap. 116, Sect. 48-49.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Sect. 1. The Department of Public Works and Buildings, in the discretion of the Director thereof, is authorized to destroy or otherwise dispose of any of the following described records, papers, documents, and memoranda in the possession of the said Department after the expiration of the following stated periods of time:

In the Division of Highways all records, papers, documents and memoranda relating to motor vehicle accidents may be disposed of after the expiration of three years following the dates of the accidents to which they relate.

Sect. 2. Whenever any records, papers, documents or memoranda are destroyed or otherwise, disposed of pursuant to the provisions of this Act, it shall be the duty of the chief officer or employee of the Division responsible for such destruction or disposal to make a certificate setting forth by summary description the records, papers, documents and memoranda so destroyed or disposed of and to file the same with the Director of Public Works and Buildings for permanent keeping by the Department of Public Works and Buildings. It shall be the duty of the chief officer or employee of the Division of Highways charged with the responsibility of destroying or disposing of records, papers, documents and memoranda to do so in a manner that any confidential information or data contained therein shall not be revealed or disclosed.

Approved July 21, 1947.

Department of Registration and Education

Dental Surgery Examination papers in Department of Registration and Education--2 years.

"The examination papers and all grading thereon, and the grading of the pracrtical work, shall be deemed public documents and preserved for a period of not less than two years after the department shall have made and published its decisions thereon." Sect. 3 of act approved June 11, 1909, as amended.

L. 1939, p.714, Ill.Rev.Stat. 1953, Chap. 91 Sect. 58 v.2, p.82.

Narcotic Drugs Sales Record--2 years.

"The form of records shall be prescribed by the Department. The record of narcotic drugs received...The record of all narcotic drugs sold, administered, dispensed or otherwise disposed of. Every such record shall be kept for a period of two years from the date of the transaction recorded."

Narcotic drugs act approved July 8, 1935. Sect. 9 (5) as amended.

L. 1939, p.501. Ill.Rev.Stat. of 1953, Chap. 38, Sect. 192.6

An Act to authorize the Department of Registration and Education to destroy certain records of the Department of Registration and Education. Ap. July 25, 1945. L. 1945, p.1663.

Be it enacted by the People of the State of Illinois, represented in the General Assembly.

Sect. 1. The Department of Registration and Education is authorized to destroy the following records of the Department of Registration and Education, Division of Registration:

General correspondence of a non-record nature, prior to 1940. Complaint sheets and correspondence regarding licenses of real estate brokers and salesmen, 1923-1928. Canceled certificates, 1936-1938. Approved July 25, 1945.

Department of Revenue

An Act authorizing the destruction or disposal of certain records, papers, documents and memoranda by the Department of Finance. Ap. July 9, 1943. L. 1943, v.2, p.316. Ill.Rev.Stat. 1953, Chap. 127, Para. 39c-d.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Sect. 1. The Department of Revenue, in the discretion of the Director thereof is authorized to destroy or otherwise dispose of any of the following described records, papers, documents and memoranda in the possession of the said Department after the expiration of the following stated periods of time:

In the Motor Fuel and Oil Production Tax Division, Public Utility Revenue Division, Liquor and Cigarette Revenue Division, and Division of Oil Inspection, all records, papers, documents or memoranda other than original signed documents relating to the transmittal of funds to the State Treasurer, may be destroyed or otherwise disposed of not sooner than the expiration of three years after the matters to which they relate have been concluded.

In the Retailers' Occupation Tax Division, all records, papers, documents and memoranda may be destroyed or otherwise disposed of in accordance with the authority contained in the "Retailers' Occupation Tax Act," approved June 28, 1933, as amended.

- Sect. 1. as amended by Act Ap. June 27, 1945. <u>L. 1945</u>, p.1663.
- Para. 2. Insert after "Division of Oil Inspection," the words "and Property Tax Division."
- Sect. 2. Whenever any records, papers, documents or memoranda are destroyed or otherwise disposed of pursuant to the provisions of this Act, it shall be the duty of the chief officer or employee of the division responsible for such destruction or disposal to make a certificate setting forth by summary description the records, papers, documents and memoranda so destroyed or disposed of and to file the same with the Director of Revenue for permanent keeping by the Department of Revenue.
- L. 1945, p.1235. Gas Revenue Tax Act. Ap. July 24, 1945.

 Ill.Rev.Stat. 1953 Chap. 120, Para. 467.23.

 Sect. 7. Every taxpayer under this act shall keep books, records, papers and other documents which are adequate to reflect the information which such taxpayers are required by Section 3 of this Act to report to the Department by filing monthly returns with the Department..Books and records reflecting gross receipts received during any period with respect to which the Department is authorized to establish liability as provided in Sections 4 and 5 of this Act shall be preserved until the expiration of such period unless the Department, in writing, authorized their destruction or disposal at and earlier date.

RECORDS AUTHORIZED TO BE DESTROYED UNDER ILLINOIS STATUTES
State Records
Department of Revenue

The Department may, upon written authorization of the Director, destroy any returns or any records, papers or memoranda pertaining to such returns upon the expiration of any period covered by such returns with respect to which the Department is authorized to establish liability.

Cigarette Tax Act Ap. June 2, 1941. L. 1941, v.1, p.1048 Ill.Rev.Stat. 1951, Chap. 120, Para. 453.11 p.767. Sect. 11. Every distributor of cigarettes shall keep within Illinois complete and accurate records of cigaretees held, purchased, manufactured, imported and sold, or otherwise disposed of and shall preserve and keep within Illinois all invoices, bills of lading, sales records, copies of bills of sale and other pertinent papers and documents relating to the purchase, sale or disposition of cigaretees. Such books, records, papers, and documents shall, at all times during the usual business hours of the day, be subject to inspection by the Department or its duly authorized agents and employees. Such books, records, papers, and documents, as aforesaid, shall be preserved for a period of at least three (3) years after the date of said documents, as aforesaid, or the date of the entries thereof appearing in such records. This section amended L. 1943, p.1068 and L. 1945, p.1224; L. 1953, p.260. but 3 year retention period retained.

Cigarette Use Tax Act. Ap. July 11, 1951.

Sect. 15. L. 1951, p.1386; L. 1953, p.271. Ill.Rev.Stat. 1951,

Chap. 120, Para. 453.45, p.773.

Such books, records, papers, memoranda and documents, required by this Act to be kept, shall be preserved for a period of at least three (3) years after the date of said documents, as aforesaid, or the date of the entries thereof appearing in such records, unless the Department, in writing, authorizes their destruction or disposal at an earlier date.

Gas Revenue Tax Act. Ap. July 24, 1945.
Sect. 7. L. 1945, p.1235. Ill.Rev.Stat. 1953, Chap. 120, Para. 467.22. Every taxpayer under this Act shall keep books, records, papers and other documents which are adequate to reflect the information which such taxpayers are required by Section 3 of this Act to report to the Department by filing monthly returns with the Department. All books and records and other papers and documents required by this Act to be kept shall be kept in the American language and shall, at all times during business hours of the day, be subject to inspection by the Department or its duly authorized agents and employees. Books and records reflecting gross receipts received during any period with respect to which the Department is authorized to establish liability as provided in Sections 4 and 5 of this Act shall be preserved until the expiration of such period unless the Department, in writing, authorized their destruction or disposal at an earlier date.

The Department may, upon written authorization of the Director, destroy any returns or any records, papers, and memoranda pertaining to such returns upon the expiration of any period covered by such returns with respect to which the Department is authorized to establish liability.

Department of Revenue

Liquor Control Act. Ap. Jan. 31, 1934. L. 1933/34, 2d spec.sess., p.57, Ill.Rev.Stat. 1951, Chap. 43

Article VIII. Sect. 7 [Paragraph 3] as added by Act approved July 21,, 1947. L. 1947, p.15; Ill.Rev.Stat. 1951, Chap. 43, Para. 164.

All books and records, which manufacturers and importing distributers are required by this section to keep, shall be preserved for a period of three (3) years, unless the Department, in writing, authorizes their destruction or disposal at an earlier date.

Article VIII Sect. 7 1/2 amended by Act. Ap. July 26, 1945. L. 1945, p.35; Ill.Rev.Stat. 1953, Chap. 43 Para. 164 1/2.

Every person licensed as a non-beverage user hereunder shall keep books and records which shall be available to investigators and/or auditors of the Department during regular business hours, and shall retain such books and records at his place of business in Illinois for a period of not less than three years. Such books and records shall be so kept as correctly to disclose...

Article VIII Sect. 7 3/4 added by Act. Ap. July 26, 1945. L. 1945, p.36; Ill.Rev.Stat. 1951 Chap. 43 Para. 164 3/4.

It shall be the duty of every railroad company, express company, common or contract carrier, and of every person, firm or corporation that shall bring, carry or transport alcoholic liquors into the State of Illinois for delivery in said State, to prepare and file with the Department of Revenue for each month... a report stating therein the name of the company, carrier, person, firm or corporation making the report, the address in Illinois at which the records supporting such report are kept and are open to inspection, the period of time covered by said report, the name and business address of each consignee of such alcoholic liquors, the kind and quantity of alcoholic liquors delivered to each consignee, and the date or dates of delivery...

The books, records, supporting papers and documents containing information and data relating to such reports shall be kept and preserved for a period of three years, unless their destruction sooner is authorized, in writing, by the Director, and shall be open and available to inspection by the Director of Revenue or any duly authorized officer, agent or employee of the Department, at all times during business hours of the day.

Department of Revenue

Messages Tax Act. Ap. July 24, 1945.

Sect. 7. L. 1945, p.1247. III.Rev.Stat. 1951, Chap. 120, Para. 467.7 p.778.

Every taxpayer under this Act shall keep books, records, papers and other documents which are adequate to reflect the information which such taxpayers are required by Sect. 3 of this Act to report to the Department by filing monthly returns with the Department. All books and records and other papers and documents required by this Act to be kept shall be kept in the American language and shall, at all times during business hours of the day, be subject to inspection by the Department or its duly authorized agents and employees. Books and records reflecting gross receipts received during any period with respect to which the Department is authorized to establish liability as provided in Sections 4 and 5 of this Act shall be preserved until the expiration of such period unless the Department, in writing, authorizes their destruction at an earlier date.

The Department may, upon written authorization of the Director, destroy any returns or any records, papers, documents or memoranda pertaining to such returns upon the expiration of any period covered by such returns with respect to which the Department is authorized to establish liability.

Motor Fuel Tax Act. Ap. March 25, 1929.

Sect. 12. Distributor's Records. L. 1929, p.629 as amended. L. 1935, p.1187. Ill.Rev.Stat. 1953, Chap. 120 Para. 428.

It is the duty of every distributor under this Act to keep within this State for a period of three (3) years, records and books showing all purchasers, receipts, losses through any cause, sales, distribution and use of motor fuel, and products used for the purpose of blending to produce motor fuel, which records and books shall, at all times during business hours of the day, be subject to inspection by the department, or its duly authorized agents and employees. The department may, in its discretion, prescribe reasonable and uniform methods for keeping of records and books by licensees.

Sect. 14d as added. L. 1937, p.946. Sect. 14 amended. L. 1943, p.1098. Omits provisions below.

Every person receiving motor fuel in this State shall keep books and records of all motor fuel so received, together with bills of lading, waybills and other pertinent documents. Such books and records and other papers and documents shall, at all times during business hours of the day, be subject to inspection by the Department or its duly authorized agents

Department of Revenue

Motor Fuel Tax Act (con't)

and employees. Such books, records and other papers and documents shall be preserved for not less than three (3) years, unless the Department, in writing, authorizes their destruction or disposal at an earlier date.

Sect. 14 as amended <u>L. 1943</u>, p.1098. <u>Ill.Rev.Stat. 1953</u>, <u>Chap. 120 Para. 430.</u>

The Department of Revenue is authorized to make such reasonable rules and regulations relating to the administration and enforcement of the provisions of this Act, as may be deemed expedient.

Oil Producing Tax. Ap. May 29, 1941. Act declared unconstitutional, see Ill.Rev.Stat. 1953, Chap. 120, Para. 416.1-416.19.

Sect. 10. (Ill.Rev.Stat. 1953, Chap. 120, Sect. 416.10.

Every manager shall keep in Illinois complete records regarding production of oil in this State from wells managed by him. Such records shall include but not be limited to the following information...

Every receiver shall keep in Illinois complete records regarding delivery of oil to him in this State. Such records shall include but not be limited to the following information...

The books and records of such persons shall at all time during business hours of the day be subject to inspection by the Department or its duly authorized agents and employees. All such records and documents, shall be preserved for a period of at least two years, unless the Department, in writing, authorizes their destruction or disposal at an earlier date.

Public Utilities Revenue Act. Ap. March 11, 1937.

Sect. 7. L. 1937, p.1055.

The books and records and other papers and documents of such taxpayer shall, at all time during business hours of the day, be subject to inspection by the Department or its duly authorized agent and employees. Such books and records shall be preserved for a period of at least two (2) years, unless the Department, in writing, authorizes their destruction or disposal at an earlier date.

Department of Revenue

Public Utilities Revenue Act (con't)

Sect. 7, as amended <u>L. 1945</u>, <u>p.1270</u>. <u>III.Rev.Stat. 1953</u>, Chap. 120, Para. 474.

Every taxpayer under this Act shall keep books, records, papers and other documents which are adequate to reflect the information which such taxpayers are required by Section 3 of this Act to report to the Department by filing monthly returns with the Department. All books and records and other papers and documents required by this Act to be kept shall be kept in the American language and shall, at all time during business hours of the day, be subject to inspection by the Department or its duly authorized agents and employees. Books and records reflecting gross receipts received during any period with respect to which the Department is authorized to establish liability as provided in Sections 4 and 5 of this Act shall be preserved until the expiration of such period unless the Department, in writing, authorizes their destruction or disposal at an earlier date.

The Department may, upon written authorization of the Director, destroy any returns or any records, papers or memoranda pertaining to such returns upon the expiration of any period covered by such returns with respect to which the Department is authorized to establish liability.

Retailers' Occupation Tax. Ap. June 28, 1933.

Sect. 7. L. 1933, p.927.

Every person engaged in the business of selling tangible property at retail in this State shall keep records and books of all such sales of tanible personal property, together with invoices, bills of lading, sales records, copies of bills of sale and other pertinent papers and documents. Such books and records and other papers and documents shall, at all times during business hours of the day, be subject to inspection by the Department or its duly authorized agents and employees. Such books and records shall be preserved for a period of at least two (2) years, unless the Department, in writing, authorizes their destruction or disposal at an earlier date.

Sect. 7. L. 1937, p.1051.

Retention period set by 1933 act extended at 3 years.

Department of Revenue
Retailers' Occupation Tax (con't)

Sect. 7. L. 1939, p.885.
Amended by omitting all after word "employees" and adding:

Books and records and other papers reflecting gross receipts received during any period with respect to which the Department is authorized to issue proposed assessments as provided by Section 4 of this Act shall be preserved until the expiration of such period unless the Department, in writing, shall authorize their destruction or disposal prior to such expiration.

The Department may, upon written authorization of the Director of Finance, destroy any returns or any records, papers, or memoranda pertaining to such returns upon the expiration of any period covered by such returns with respect to which the Department is authorized to issue proposed assessments.

Sect. 7. <u>L. 1943, p.1128.</u> <u>III.Rev.Stat. 1953, Chap. 120,</u> Para. 446.

...Books and records and other papers reflecting gross receipts received during any period with respect to which the Department is authorized to issue proposed assessments as provided by Section 4 and 5 of this Act shall be preserved until the expiration of such period unless the Department, in writing, shall authorize their destruction or disposal prior to such expiration.

The Department may, upon written authorization of the Director of Revenue, destroy any returns or any records, papers, or memoranda pertaining to such returns upon the expiration of any period covered by such returns with respect to which the Department is authorized to issue proposed assessments.

Secretary of State

Election Records

Nomination Records

"All certificates of nomination and nomination papers when presented or filed shall be open, under proper regulation to public inspection, and the Secretary of State and the several clerks and the several boards of election commissioners having charge of nomination papers shall preserve the same in their respective offices not less than six (6) months."

Election Code of 1943.

Sect. 10-7. L. 1943, v.2, p.147 Ill.Rev.Stat. 1953, Chap. 46, Sect. 10-7.

Amended L. 1953, p.1186. This provision not changed.

Official Poll Record--one year.

"One of the lists of voters, or other proper return with such [election canvass] certificate written thereon, and one of the tally papers footed up so as to show the corrent number of votes cast for each person voted for, shall be carefully enveloped and sealed up and put into the hands of one of the judges of election, who shall, within 24 hours, thereafter, deliver the same to the county clerk, or his deputy, at the office of said county clerk, or his deputy, at the office of said county clerk, who shall safely keep the same. Another of the lists of voters, or other proper return with such certificate written thereon, and another of the tally papers footed up as aforesaid, shall be carefully enveloped and sealed up and duly directed to the Secretary of State, and by another of the judges of election, deposited in the nearest post office within six hours after the completion of the canvass of the votes cast at such election, which poll book and tally list shall be filed and kept by the Secretary of State for one year, and certified copies thereof shall be evidence in all courts proceedings and election contests. Another [set of the same category of papers]...shall be...delivered by the third one of the judges...to the town clerk...at any election to which article 4, 5 or 6 applies the "official poll record" shall not be mailed to the Secretary of State or town clerk or retained by a judge, but shall be returned as therein provided."

Sect. 17-22. Election Code 1943. <u>L.1943</u>, <u>v.2</u>, pp. <u>184</u>,185. Ill.Rev.Stat. 1953, Chap. 46 Sect. <u>17-22</u>.

Secretary of State

Motor Vehicle Act of June 30, 1919, as amended.

Sect. 9g. Added L. 1935, p.1236. Ill.Rev.Stat. 1951, Chap. 95 1/2, Para. 10f p.194. Repealed as of Jan. 1, 1952. L. 1951, p.1152.

Every owner of a second division motor vehicle shall keep a daily record upon forms prescribed by the Secretary of State, showing the mileage covered by each vehicle in this State. Such record shall contain the license number of each vehicle and the speedometer reading at the termination of each day for each calendar month.

On or before the 10th day of the month following, each owner shall certify under oath to the Secretary of State upon forms prescribed therefor, summaries of his daily records which shall show the miles traveled by each vehicle in the State during the preceding month and such other information as the Secretary of State may require. The daily record shall be filed and preserved for a period of three years...

Sect. 45. Amended L. 1925, p.535.
The Secretary of State, or his authorized agent, may, at his discretion, dispose of, destroy or cause to be destroyed, applications for license, examination papers, correspondence, or any other records which have been on file in the office of said Secretary of State for a period of three years or more.

Sect. 45. Amended L. 1951, p.1614. III.Rev.Stat. 1953 Chap. 95 1/2 Para. 71. Microfilming of records p.224. The Secretary of State, or his authorized agent, may, at his discretion, dispose of, destroy, or cause to be destroyed, applications for license, examination papers, correspondence, or any other records which have been on file in the office of said Secretary of State for a period of three years or more. The Secretary of State may microfilm and destroy the originals of any such records which pertain to chauffeur's licenses after the records have been on file in his office for one year.

Uniform Motor Vehicle Anti-theft Act. Ap. May 11, 1933.

Sect. Sc. L. 1933, p.971.

(c) The Secretary of State shall file all applications for certificates of title in his office and keep a complete and accurate record of the same; provided, however, he may at his discretion, dispose of, destroy or cause to be destroyed, such applications or other records which have been in his office for a period of six years or more.

Sect. 5c. Amended <u>L. 1951</u>, p.289. <u>III.Rev.Stat. 1951</u>, Chap. 95 1/2 Para. 78, p.226.

Wording of (c) changed to four years.

RECORDS AUTHORIZED TO BE DESTROYED UNDER ILLINOIS STATUTES State Records Secretary of State

Uniform Motor Vehicle Anti-theft Act (con't)

Sect. 15a. Added <u>L. 1951, p.1615.</u> <u>III.Rev.Stat. 1953, Chap. 95 1/2, Para. 88a.</u>

The Secretary of State may destroy any manufacturer's or importer's certificate which has been on file in his office for one year if he reproduces and preserves the certificate on microfilm.

State Treasurer

Bonds, Notes, etc.--paid or canceled one year prior to date of cremation.

Sect. 1. "The State Treasurer is authorized to provide for the cremation or sale of all bonds, tax anticipation notes, revenue notes and other evidences of indebtedness heretofore or hereafter issued, including interest coupons relating thereto, in the possession or under the control of the State Treasurer, which have been paid, redeemed or canceled by the State of Illinois at least one year prior to the date of such cremation or sale. The authority herein contained shall extend to any portion of any issue and to any portion of any serial issue of such bonds, notes, evidence of indebtedness and interest coupons which have been so paid, redeemed or canceled."

"The cremation of any bonds, notes, evidences of indebtedness or interest coupons shall be conducted in the presence of the State Treasurer, the Auditor of Public Accounts and the Governor, or duly authorized agents of such officers. It shall be the duty of such officers or agents, as the case may be, to execute at such time a certificate of cremation which shall contain a brief description or identification of the bonds, notes or other evidences of indebtedness or interest coupons so cremated."

"The State Treasurer may sell as scrap, for the best price possible, any such bonds, notes, evidences of indebtedness and interest coupons which have been effectively mutilated. If the value of such scrap by fair appraisal is five hundred dollars (\$500) or more, it shall be sold only to the highest bidder on open competitive bidding after public advertisement, in such manner and for such terms as the State Treasurer, by rule, may prescribe. The State Treasurer, shall execute a certificate of sale which shall describe or identify briefly the property sold."

"Each certificate of cremation or sale shall be filed in the office of the State Treasurer for permanent keeping therein."

An act in relation to the cremation or sale of bonds, notes and other evidences of indebtedness, including interest coupons, which have been paid, redeemed or canceled by the State of Illinois. Act and title of act approved July 17, 1941.

L. 1941, v.1, p.1246 as amended and approved July 23, 1943.

L. 1943, v.1, p.1334. Ill.Rev.Stat. of 1953 Chap. 130, Sect. 19.

RECORDS COMMISSION, STATE

See, STATE RECORDS COMMISSION

Rector, (John) Monument

1901. An act making an appropriation of two hundred fifty (\$250.) dollars for the erection of a monument of marking stone to the memory of John Rector. Ap. May 11, 1901.

L. 1901, p.58.

John Rector, U. S. Surveyor, heading a part making a survey of that part of Gallatin County (now a part of Saline County, known as Rector Township), was killed by Indians on Rector Creek, and buried at night by his comrades, 62° 72 poles from section corners of sections 27, 28, 33, and 34, township 7 south, range 3 east P. M., May 25, 1805, \$250 appropriated to the Rector Monument Association towards erection of monument at place of burial. \$250 must be subscribed in addition to State's \$250.

Reform School (Chicago)
See (Chicago) Reform School

REFORM SCHOOL, STATE. Pontiac See REFORMATORY, ILLINOIS STATE. Pontiac

Reformatories, Acts Relating to

See also
BOYS, ILLINOIS STATE TRAINING SCHOOL FOR. St. Charles
FARM, ILLINOIS STATE. Vandalia
GIRLS, STATE TRAINING SCHOOL FOR. Geneva
REFORMATORY, ILLINOIS STATE. Pontiac
Juvenile Delinquency,
Penitentiaries, Acts Relating to
This bibliography does not include city and county jails.

- 1867. An act in reference to the Reform School of the City of Chicago, State of Illinois. Ap. Mar. 5, 1867.

 Priv. L. 1867, pp.3,31.
- 1871. An act to establish houses of correction and authorize the confinement of convicted persons therein. Ap. Apr. 25, 1871.
 L. 1871/72, p.481.
- 1874. An act entitled "An act to secure to clergymen of all denominations free access to the penitentiary at Joliet, and all other penal, reformatory and charitable institutions in the State of Illinois." Ap. Mar. 28, 1874.

 R.S. 1874, p.770.
- 1879. An act to aid industrial schools for girls. Ap. May 28, 1879.

 L. 1879, p.309. Amended L. 1885, p.243; L. 1901, p.263;
 L. 1911, p.509; L. 1929, p.729; L. 1943, v.1, p.1242,1243.

 Sect. 3-7 repealed L. 1943, v.1, p.1243.

Reformatories, Acts Relating to (con't)

1883. An act to provide for and aid training schools for boys.

Ap. June 18, 1883.

L. 1883, p.168. Amended L. 1885, p.238; L. 1895, p.81;

L. 1929, p.744; L. 1943, v.1, pp.1297,1298.

Sect. 3-7 repealed. L. 1943, v.1, p.1298.

1943. Criminal Jurisprudence.

Ap. Mar. 27, 1874.

Div. 1. Sect. 92a

Added L. 1943, v.1, p.584. Aiding or concealing escape from any State correctional institution.

REFORMATORY, ILLINOIS STATE. Pontiac

1867. STATE REFORM SCHOOL created

- Bibliography. The institution and its management
 - 1867. An act for the Reformation of Juvenile Offenders and Vagrants. Ap. Mar. 5, 1867.

 1Pub. L. 1867, p.38. Amended Pub.L 1869, pp.327,328.

 Repealed L. 1873, p.147.
 - 1869. An act to provide for the appointment of a board of commissioners of public charities, and defining their powers and duties. Ap. Apr. 9, 1869.
 Pub.L. 1869, p.63. Repealed L. 1873, p.148.
 - 1872. An act to authorize the transfer of the boys in the Chicago Reform School to the State Reform School at Pontiac, and to provide for defraying the expenses of such transfer, and to authorize the courts of competent jurisdiction in the City of Chicago and in the County of Cook to sentence boys to the State Reform School at Pontiac. Ap. Mar. 15, 1872. L. 1871/72, p.663.
 - 1873. An act in regard to the State Reform School for Juvenile Offenders. Ap. May 3, 1873.

 L. 1873, p.145; R.S. 1874, p.848.
 - 1874. An act authorizing the trustees of the State Reform School, and to lease the labor of the inmates.

 Ap. Mar. 26, 1874.

 R.S. 1874, p.850.
 - 1875. An act to regulate the State charitable institutions and the State Reform School, and to improve their organization and increase their efficiency. Ap. Apr. 15, 1875.

 L. 1875, p.104. Amended L. 1887, p.100.
 - 1891. An act to establish the Illinois State Reformatory, and making an appropriation therefor. Ap. June 18, 1890.

 L. 1891, p.51. Amended L. 1893, p.168; L. 1897, p.286;
 L. 1899, p.333; L. 1915, p.560.

Sect. 1 repealed, L. 1939, p.1173;

Sect. 2-5,7,8,20,23,24 repealed L. 1931, p.2;

Sect. 9 and 21 repealed L. 1933, p. 784;

Sect. 10-12, 14, 14a-b, 15-19 repealed, L. 1917, p.361.

Sect. 13 repealed L. 1899, p.146.

REFORMATORY, ILLINOIS STATE, Pontiac (con't)

1867. (con't)

Appropriations and Miscellaneous Acts

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L. 1871/72, pp.157,158
L. 1873, pp.24,32
L. 1873/74, p.27
L. 1875, pp. 23,29
L. 1877, p.108; L. 1887, p.100
L. 1875, p.81; Biennial report. Repealed L. 1919, p.953
L. 1877, pp.35,42
L. 1879, pp.27,49
L. 1881, pp.20,40
L. 1883, pp.37,47
L. 1885, pp.39,44
L. 1887, pp.56,57
L. 1889, pp.16,43
L. 1891, pp.10,33,43
L. 1893, pp.44,45,46,53,54
  1895, pp.44,47,48,62
L. 1897, pp.15,55,66,67,68
L. 1899, pp.41,58,86
L. 1901, pp.72,81
L. 1903, pp.56,57,72
L. 1905, pp.49,65
L. 1907/08, pp.14,20
L. 1909, pp.68,70,81
L. 1911, pp.80,95
L. 1912, p.25
L. 1913, pp.74,100,102
L. 1915, pp.100,102,208
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Sentence, commitment and parole

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      Pub. L.
      1867, p.42

      Pub. L.
      1869, p.328

      L.
      1871/72, p.663

      L.
      1873, p.147

      L.
      1891, p.54.

      Amended L.
      1893, p.168; L.

      1899, p.131.
      Amended L.

      1917, p.353.
      Amended L.

      1917, p.436; L.
      1927, p.404;

      1931, pp.462,463.
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Changes in Name:

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Pub.L. 1867, p.38. STATE REFORM SCHOOL
L. 1891, p.52. ILLINOIS STATE REFORMATORY
L. 1933, p.780. ILLINOIS STATE PENITENTIARY. Pontiac
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REFORMATORY, ILLINOIS STATE. Pontiac 1867. (con't) Bibliography (con't)

Government

Board of Trustees

- Pub.L. 1867. 7 male citizens of Illinois appointed by Governor, by and with advice and consent of Senate. 7 year terms.
- Pub.L. 1869, p.63; L. 1873, p.110. Subject to inspection and supervision by BOARD OF COMMISSIONERS OF PUBLIC CHARITIES. L. 1875, p.110.
 Trustees required to report thru Commissioners of

Public Charities.

- $\frac{\text{L.}}{\text{terms.}}$ Number of trustees reduced to 5.5 year
- L. 1875, p.106. Number of trustees reduced to 3.6 year terms.
- L. 1891, p.52. Board of Trustees abolished. Succeeded

Board of Managers of the Illinois State Reformatory

- L. 1891, p.52; L. 1893, p.168. 5 managers, appointed by Governor by and with advice and consent of Senate.

 10 year terms. State Board of Public Charities no longer to have control or supervision over the Illinois Reform School.
- L. 1917, p.17. Abolished by Civil Administrative Code.

Department of Public Welfare

L. 1917, p.27. "To exercise the rights, powers and duties vested by law in the board of managers of the Illinois State Reformatory, its superintendent, chaplain, physician and all other officers and employees."

Commitments to:

- Pub.L. 1867, p.42. Maximum age 18.

 Courts may commit to county jail or to reformatory
 Girls sent to Chicago Reform School
 Convicts under 18 in penitentiary to be transferred
 to Reform School to serve until expiration of sentence.
 Cook County allowed tax deduction because it had its
 own Reform School.
- Pub.L. 1869, p.328. Separate department for girls may be established if Chicago Reform School refuses to receive them, or if the trustees deem it best.
- L. 1871/72, p.663. All boys from Chicago Reform School transferred to State Reform School.
- L. 1873, p.147. Boys 10-16 convicted of crime punishable for adult in county jail or penitentiary, may be committed to reform school for not less than 1 nor more than 5 years, or to county jail.
- L. 1891, p.54. Amended L. 1893, p.170; L. 1901, p.146;

 L. 1915, p.560.
 Inmates divided into 2 departments: 1 for boys 10-16
 years of age, 1 for boys 16-21 years of age.

REFORMATORY, ILLINOIS STATE. Pontiac 1867. (con't)

Commitments to: (con't)

Amended L. 1915, p.560, 16-26 years.

No person above age of 16 convicted of a capital offense, or who has been previously sentenced to any penitentiary may be sentenced to reformatory.

Convicts found to be over 21 years old at time of conviction or to have been previously convicted of crime or who are incorrigible, may be transferred to penitentiary.

L. 1917, p.353. Persons over 10 years of age in cases of treason, murder, rape or kidnapping to be sentenced to penitentiary.

Persons over 10 years of age convicted of a felony or other crime (except as above) punishable by imprisonment in the penitentiary, or in penitentiary or jail: Males 16-21 years, except in capital cases, may in discretion of court by sentenced to reformatory instead of penitentiary.

Males 21-26 years previously sentenced to any penitentiary or reformatory may be sentenced to penitentiary instead of reformatory.

Males 10-16, except for capital offenses, may be sentenced to other reformatory institutions than reformatory. Males 16-21 convicted of an offense punishable by imprisonment in county jail may be committed to reformatory.

<u>L. 1919, p.438; L. 1927, p.355; L. 1931, p.462.</u>

Persons 21 years of age or over convicted of robbery armed by a dangerous weapon or having a confederate so armed, to be sentenced to penitentiary and not to reformatory; if guilty of burglary of a dwelling house at night, with a deadly weapon, drug or anaesthetic on his person, likewise sentenced.

Paroles and Discharges

L. 1873, p.147. Time off for good behavior.
L. 1891, p.56. Paroles, supervised by Board of Managers. Discharge of parolees after 6 months probation, by judge of court which sentenced them, on recommendation of Board.

 L. 1897, p.272.
 L. 1899, p.135.
 L. 1917, p.354.
 Parole agents, appointed by Board of Managers.
 Paroles put under jurisdiction of Department of Public Welfare.

Convict Labor

R.S. 1874, p.850. Trustees authorized to lease the labor of the inmates, work to be done within enclosure of the institution. 6 hours maximum per day, not more than 3 hours without rest of one hour.

See also PENITENTIARY, ILLINOIS STATE. Joliet

REFORMATORY, ILLINOIS STATE. Pontiac. 1867 (con't) Commitments (con't)

- 1933. With Illinois State Penitentiary at Joliet, the Southern Illinois Penitentiary at Chester and the Illinois Asylum for Insane Criminals at Chester, consolidated into a single institution to be known as the ILLINOIS STATE PENITENTIARY. L. 1933, p.780.
- 1949. Created. An Act providing for the establishment, construction, maintenance and operation of the Illinois State Reformatory. Ap. July 25, 1949.

 L. 1949, p.377. Repealed L. 1953, p.630.

SUCCESSOR TO: SHERIDAN BOARD OF THE ILLINOIS STATE TRAINING SCHOOL FOR BOYS

Government:

L. 1949, p.377. The DEPARTMENT OF PUBLIC WELFARE

Purpose:

An institution for the confinement and rehabilitation of male persons who are under seventeen years of age at the time of conviction and sentence for a felony under the law of this State.

L. 1949, p.377.

1953. Succeeded by ILLINOIS INDUSTRIAL SCHOOL FOR BOYS

L. 1953, p.630. In effect January 1, 1954.

REFORMATORY FOR WOMEN. Dwight

1919. STATE SANITORIUM FOR WOMEN created. L. 1919, p.245.

For female offenders over 18 years of age whose offense is punishable by confinement in a county jail or workhouse. Under DEPARTMENT OF PUBLIC WELFARE.

NO appropriations. Act of 1919 repealed L. 1927, p.209.

1927. REFORMATORY FOR WOMEN created. Opened 1930?

Bibliography: An act to establish and provide for a State reformatory for women. Ap. June 30, 1937.

L. 1927, p.208. Amended L. 1929, p.203; L. 1931, pp.225,226; L. 1935, p.268; L. 1951, p.1540.

Sect. 1-2 repealed L. 1939, p.1168.

Purpose: L. 1927, p.208. For the detention, care, training, education and reform of women committed...pursuant to the provisions of this act.

Government: L. 1927, p.208. The DEPARTMENT OF PUBLIC WELFARE shall have general supervision, management and control of the reformatory and of the women committed thereto, and shall provide a system of educational and vocational instruction, including useful trades, domestic science, light forms of agriculture and stock raising, and also proper recreational facilities.

Advisory Board: L. 1927, p.209. BOARD OF STATE REFORMATORY FOR WOMEN ADVISORS.

See PUBLIC WELFARE, DEPARTMENT OF. Advisory Boards

Commitments to: L. 1927, p.209. Any women of the age of 18 years or over, convicted of a violation of any law, whose sentence or commitment is for six months or longer, shall be committed to the State reformatory for women...Department of Public Welfare may make such exchange of persons sentenced or committed for a period of one year or more to the State reformatory for women, between that institution and the Illinois State Penitentiary as may be deemed necessary.

Any woman having the custody of a child under one year of age at the time of her commitment or giving birth to a child after her commitment, may keep the child with her at the reformatory until it arrives at the age of one year...[After that] it shall be removed therefrom and placed in a public institution...or given into the custody of some relative or other person who is competent and fit to care for it.

 $\underline{\text{L. 1929, p.203}}$. Added: Any women of the ages of 16 and 17 convicted or sentenced for six months or longer, $\underline{\text{may}}$ be sentenced to the State Reformatory for Women.

REFORMATORY FOR WOMEN. Dwight (con't)
1927. (con't)
Commitments to (con't)

L. 1931, p.255. Any female hereafter convicted of any offense punishable by imprisonment in the penitentiarry...shall be sentenced to the State Reformatory for Women.

Any women of the age of 18 years or over convicted of a violation of any law, whose sentence or commitment is for six months or longer shall, and any women of the age of 16 or 17 years similarly convicted...may be committed to the Reformatory.

As soon as suitable buildings and facilities are available at the State Reformatory for Women, the Department of Public Welfare shall transfer all female prisoners of the Illinois State Penitentiary to the Reformatory. Reenacted L. 1935, p.269.

If any inmate becomes insane, to be transferred to the Kankakee State Hospital.

L. 1931, p.226. Department of Public Welfare may make exchange of persons sentenced or committed for a period of one year or more to the State Reformatory, between that institution and the Illinois State Penitentiary, as may be deemed necessary.

 $\underline{\text{L.}}$ 1935, p.268. Any female person hereafter convicted of any offense punishable by imprisonment in the penitentiary and sentenced to imprisonment shall be committed...to the State Reformatory for Women.

Any women of the age of 18 years and over convicted of a violation of any law, whose sentence or commitment is for one year or longer, shall, and any women of the age of 16 or 17 years similarly convicted and sentenced may be committed to State Reformatory.

L. 1943, v.1, p.592. Minor changes in wording.

Pardons and Paroles

See PUBLIC WELFARE, DEPARTMENT OF PUBLIC SAFETY, DEPARTMENT OF

REFORMATORY FOR WOMEN ADVISORS, BOARD OF
See PUBLIC WELFARE, DEPARTMENT OF. Advisory Boards

REGIONAL PORT COMMISSION, CHICAGO
See CHICAGO REGIONAL PORT COMMISSION

Registers, City
See Record Laws: City Registers

REGISTRATION, DIVISION OF

See REGISTRATION AND EDUCATION, DEPARTMENT OF. Administrative Divisions.

REGISTRATION AND EDUCATION, DEPARTMENT OF

Appropriations:

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L. 1917, pp.91,105,155,166,179,185,186,187
L. 1919, pp.79,199
L. 1921, pp.28,95,133
L. 1923, pp.45,51,76,133
L. 1925, pp.86,89,152,154
L. 1927, pp.57,121,153,176
L. 1929, pp.33,52,107,109,113,132,147
L. 1931, pp.65,122,126,130,131,149,168,174
L. 1933, pp.38,74,75,123,127,134,152
L. 1935, pp.25,49,63,66,68,87,90,97,98,152,155,158,166
  1935/36, p.21
L. 1937, pp.49,57,64,67,99,103,110,113,174,176,191,219,1087
L. 1939, pp.110,170,174,229,230,232,233,238
  1941, v.1, pp.110,115,189,195,196,232
L. 1943, v.1, pp.46,92,93,156,157,192,319
L. 1945, pp.204,205,260
L. 1947, p.190
  1949, pp. 205, 217, 218, 219, 220, 221, 286
L. 1951, pp.162,163,164,179,684,879,880,881,889,895,904
L. 1953, pp.129,595
L. 1955, pp.991,1097
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1917. Created by Civil Administrative Code. Sect. 3, L. 1917, p.4.

Institutions and Departments transferred to jurisdiction of by Code.

Normal Universities and Teachers' Colleges

ILLINOIS STATE NORMAL UNIVERSITY.

SOUTHERN ILLINOIS STATE NORMAL UNIVERSITY. Carbondale Charleston EASTERN ILLINOIS STATE TEACHERS' COLLEGE. NORTHERN ILLINOIS STATE TEACHERS' COLLEGE. DeKalb WESTERN ILLINOIS STATE TEACHERS' COLLEGE. Macomb NATURAL HISTORY, LABORATORY OF (name changed to NATURAL HISTORY SURVEY) STATE MUSEUM

STATE ENTOMOLOGIST. (Merged with NATURAL HISTORY SURVEY, 1919) STATE GEOLOGICAL SURVEY

Normal

STATE WATER SURVEY

Successor to the following bodies for registration of professions

BOARDS OF EXAMINERS FOR HORSESHOERS, ARCHITECTS, STRUCTURAL ENGINEERS; PARAMACISTS; NURSES; OPTOMETRISTS; BARBERS

STATE BOARD OF HEALTH: License of Practitioners of Medicine; Midwives; Embalmers

STATE BOARD OF LIVE STOCK COMMISSIONERS: Veterinarians

REGISTRATION AND EDUCATION, DEPARTMENT OF 1917. (con't)

Duties:

Code Sect. 58. L. 1917, p.29.

- 1. To exercise the rights, powers and duties of the boards of trustees of the normal universities and teachers' colleges.
- 2-12. To exercise the rights, powers, and duties of the bodies licensing professions, mentioned above.
 - 13. To investigate and study the natural resources of the State and to prepare plans for the conservation and development of the natural resources.
 - 14. To cooperate with and advise departments having administrative powers and duties relating to the natural resources of the State, and to cooperate with similar departments in other states and with the U.S. Government.
 - 15. To conduct a natural history of the State...
 - 16. To publish...reports covering the entire field of zoology and botany of the State.
 - 17. To maintain a State museum, and to collect and preserve objects of scientific and artistic value...
 - 18. To supply natural history specimens to the State educational institutions and to the public schools.
 - 19. To investigate the entomology of the State.
- 20-23. To investigate all dangerous or injurious insects.

 To conduct experiments for control or eradication;
 to give lectures, demonstrations and bulletins and
 to publish articles on subject.
- 24-26. To study the geological formation of the State with reference to its natural resources; to publish topographical, geological and other maps; to publish bulletins; to cooperate with the U.S. geoglogical survey in the preparation and completion of a contour topographical survey and map.
- 28-31. To collect facts and data concerning the water resources of the State. To determine standards of purity of drinking water for the various sections of the State. To publish results of its investigations. To make analyses of samples of water from municipal or private sources.

REGISTRATION AND EDUCATION, DEPARTMENT OF 1917.(con't)

Duties (con't)

Code Sect. 58 (con't)

- L. 1931, p.884. Scope of activities limited to determining the mineral qualities of water and collecting facts and data concerning the volumes and flow of underground mud surface waters. Standards of purity of drinking water and analysis of same under jurisdiction of DEPARTMENT OF PUBLIC HEALTH. L. 1931, p.881.
- 32. To distribute, in its discretion, to the various educational institutions of the State specimens samples and materials collected by it after the same have served the purposes of their Department.
- Code Sect. 59. Powers and duties of the Normal School Board.

 (Teachers College Board)

 See below, REGISTRATION AND EDUCATION, DEPARTMENT OF Executive and Administrative Officers, Boards and Commissions. TEACHERS COLLEGE BOARD.
- Code Sect. 60-61. Powers and duties of Department in relations to registration of professional practitioners.

 See below, REGISTRATION AND EDUCATION, DEPARTMENT OF Administrative Divisions.

 DIVISION OF REGISTRATION
- Code Sect. 62. L. 1917, p.34. The State Entomologist, State Laboratory of Natural History, the State Water Survey and the State Geological Survey vested in Department but to be located at the University of Illinois.
- Code Sect. 63. Powers and duties of Boards of Natural Resources and Conservation and of State Museum.

 See below, REGISTRATION AND EDUCATION, DEPARTMENT OF. Advisory Boards.
- L. 1923, p.411. Department to cooperate with Forestry Division of the University of Illinois in promotion, development and instruction on planting, care and utilization of forests and farm wood lots.
- L. 1935, p.881; Amended L. 1941, v.2, p.430. To regulate the manufacture, possession, storage, transportation, sale and use of fire works.
- L. 1941, v.1, p.1110. An act in relation to the manufacture, sale and distribution of products made by the blind.

 Ap. Apr. 14, 1941. Regulated by Department.

REGISTRATION AND EDUCATION, DEPARTMENT OF (con't) 1917. (con't) Duties (con't)

Executive and Administrative Officers, Boards and Commissions.

- Code Sect. 4-5. L. 1917, pp.5,6. Officers created.
- Code Sect. 12. L. 1917, p.12. Appointed by Governor, by and with the advice and consent of the Senate.
- Code Sect. 13. L. 1917, p.12. 4 year terms.
- Code Sect. 7. L. 1917, p.8. Neither the Director, Assistance Director, Superintendent of Registration, nor any other executive and administrative officer in the Department of Registration and Education shall be affiliated with any college or school of medicine, pharmacy, dentistry, nursing, optometry, embalming, barbering, veterinary medicine or surgery, architecture or structural engineering, either as teacher, officer or stockholder, nor shall he hold a license or certificate to exercise or practice any of the professions trades or occupations regulated.
- Code Sect. 5. L. 1917, p.7. Member of Normal School Board. L. 1941, v.1, pp. 1277,1278. Chairman and member of Teachers' College Board.
- Code Sect. 7. L. 1919, p.9. Member and ex-officio chairman of the Board of Natural Resources and Education.
- Code Sect. 6. L. 1919, p.6. Member of Immigrants' Commission.
- Code Sect. 9. L. 1917, p.12 and as amended. Salary.
- Code Sect. 59. L. 1917, p.31. Chairman and ex-officio members Normal School Board; of Teachers' College Board. L. 1941, v.1, p.1278.
- Code Sect. 63. L. 1917, p.343. Board of Museum Advisors to advise Director in all matters pertaining to maintenance, extension and usefulness of the State Museum.
- Chairman Board of Vocational Education. L. 1919, p.928; L. 1943, v.1, p.1306.
- One private secretary for exempt from civil service. L. 1919, p.291.

Assistant Director of Registration and Education.

Superintendent of Registration.

See also REGISTRATION AND EDUCATION, DEPARTMENT OF. Administrative Divisions. DIVISION OF REGISTRATION.

TEACHERS COLLEGE BOARD

Changes in name:

1917-41 NORMAL SCHOOL BOARD

1941-- TEACHERS COLLEGE BOARD

REGISTRATION AND EDUCATION, DEPARTMENT OF (con't) 1917. (con't)

TEACHERS COLLEGE BOARD (con't)

Successor to:

BOARD OF EDUCATION OF THE STATE OF ILLINOIS
Boards of trustees of
SOUTHERN ILLINOIS NORMAL UNIVERSITY
NORTHERN ILLINOIS STATE NORMAL SCHOOL
EASTERN ILLINOIS STATE NORMAL SCHOOL
WESTERN ILLINOIS STATE NORMAL SCHOOL

Composition:

- Code Sect. 5. L. 1917, p.7. 9 officers, together with the Director of the Department and the Superintendent of Public Instruction.
- Code Sect. 7. L. 1917, p.9. No more than two members of the Normal School Board shall be residents of any one congressional district.
- Code Sect. 59. L.1917, p.31; L. 1941, v.1, p.1278; L. 1943, v.2, p.386. Director of Registration and Education chairman and ex-officio member and Superintendent of Public Instruction ex-officio a member and Secretary.
- Code Sect. 11. L. 1917, p.12. Not required to devote entire time to office.
- Code Sect. 59. L. 1917, p.31. Independently of the supervision, direction or control of the Department of Registration and Education:
 - To make rules, regulations and by-laws, not inconsistent with law, for the good government and management of the State Normal schools and the various interests therein. Amended, L. 1941, v.l, p.1278, to read in each paragraph: "State Teachers' Colleges and State Normal Universities."
 - 2. To visit each State normal school at least once during each scholastic year for the purpose of making an inspection of its condition and work and gathering such information as will enable them to perform their duties intelligibly and effectively.
 - 5. To employ, and for good cause, remove a president of each State Normal school and all necessary professors, teachers, [added, L. 1941, v.1, p.1278: "associate professors, assistant professors"] instructors and other educational assistants and all other necessary employees, and fix their respective salaries.
 - 4. To prescribe the course of study to be followed, and the text books and apparatus to be used in each State normal school.

REGISTRATION AND EDUCATION, DEPARTMENT OF (con't) 1917. (con't) TEACHERS COLLEGE BOARD (con't)

- 5. To issue, upon the recommendation of the faculties of the respective normal schools, diplomas to such persons as shall have satisfactorily completed the required studies of the respective State normal schools, and confer such professional degrees as are usually conferred by other institutions of like character for similar or equivalent courses of study.
- 6. To examine into the conditions, management and administration of the State Normal Schools.
- To succeed to and to administer all trusts and trust property now or hereafter belonging to or pertaining to any of the State normal universities or schools.
 L. 1941, v.1, p.1278, added "gifts."
- 8. Added L. 1943, v.2, p.387. To enter into contracts, during World War II, with the Federal government for providing courses of instruction and other services at any or all of the State Teachers Colleges and State Normal Universities for persons serving in or with the military or naval forces of the United States, and to provide such courses of instruction and other services.
- 9. Added L. 1943, v.2, p.387. To provide for the receipt and expenditure of Federal funds, paid to State Teachers Colleges and State Normal Universities by the Federal government for instruction and other services for persons serving in or with the military or naval forces of the United States, by such colleges and universities during World War II, and to provide for audits of such funds.

Advisory and Non-Executive Boards

Code:

BOARD OF NATURAL RESOURCES AND CONSERVATION ADVISORS

1917. Created. <u>Code Sect.</u> 6. <u>L. 1917, p.7.</u>

Composition: 7 persons

Sect. 7. L. 1917, p.9. Director of Registration and Education, who shall be ex-officio chairman thereof, the President of the University of Illinois or his representative, and one expert each in biology, geology, engineering, chemistry and forestry, qualified by ten years' experience in practicing or teaching their several professions.

L. 1921, p.342. One physician added.

REGISTRATION AND EDUCATION, DEPARTMENT OF (con't)

1917. (con't)

ROADE OF NATURAL RESOURCES AND CONSERVATION

BOARD OF NATURAL RESOURCES AND CONSERVATION ADVISORS (con't)

- Duties: The Board of Natural Resources and Conservation, acting through 5 or more sub-committees, each of which shall be composed of the Director...and the President of the University of Illinois, or his representative, and the expert adviser specially qualified in each of the fields of investigation shall:
 - Consider and decide all matters pertaining to natural history, geology, water and water resources, forestry, and allied research, investigational and scientific work;
 - 2. Select and appoint, without reference to the State civil service law, members of the scientific staff, prosecuting such research, investigational and scientific work;
 - 3. Co-operate with the University of Illinois in the use of scientific staff and equipment;
 - 4. Co-operate with the various departments in research, investigational and scientific work useful in the prosecution of the work of any department.
 - 5. Added, L. 1921, p.343. Maintain a laboratory or laboratories at any institution under the care of the Department of Public Welfare or the University of Illinois, or at one or more of the State Normal Universities for the purpose of research into the causes, the cure and the prevention of the defects, disabilities and delinquencies for which custody and confinement are provided under the Department of Public Welfare, and shall select and appoint, without reference to the State Civil Service Law, a laboratory chief and a staff of investigators, whose duties shall be confined to such research work, and the expense of research work shall not exceed two per cent of the total sum appropriated for the support of the institutions under the control of the Department of Public Welfare during the preceding biennial period. Said board shall have the right to co-operate in such research work herein provided for with private or other public research boards or institutions involving no additional expense to this State...

Advisory and Non-Executive Boards (con't)

BOARD OF STATE MUSEUM ADVISORS

1917. Created. Code Sect. 6. L. 1917, p.7.

Composition: One expert each in botany, ethnology, zoology, manufacture and museum administration.

Duties: Code Sect. 62. L. 1917, p.34. To advise the Director of Education and Registration in all matters pertaining to maintenance, extension and usefulness of the State Museum.

REGISTRATION AND EDUCATION, DEPARTMENT OF (con't)

IMMIGRANTS COMMISSION

1919. Created. L. 1919, p.8.

Composition: 5 members, one of whom shall be the Director of the Department...

Duties: Code Sect. 63. L. 1919, p.8.

- To "make a survey of the immigrant, alien born and foreign speaking people of the State, and of their distribution, conditions of employment, and standards of housing and living;"
- 2. "Examine into their economic, financial and legal customs, their social organization, and their educational needs; keeping in friendly and sympathetic touch with alien groups and co-operating with State and local officials and with immigrant or related authorities of other states and of the United States."

L. 1921, p.343, Duties omitted from Sect. 63 of Code. Sect. 6 creating the Board never repealed.

Appropriations only for the following years:

<u>L.</u> 1919, p.202; <u>L.</u> 1921, p.135; <u>L.</u> 1937, p.179; <u>L.</u> 1939, p.232.

Advisory Boards for the Professions Registered by the Department. Code Sect. 60, 60a.

Composition: 3 to 5 practitioners for each profession, having qualifications as specified in act, and appointed by the Director.

- Duties: Department of Registration and Education to carry out its duties in relation to the registration of professions, trades and occupations only upon the action and report of the respective examining boards.
- Boards Created as Follows: L. 1917, p.32.

 Veterinary Practitioners; Horseshoers; Architects;

 Structural Engineers; Medical Practitioners, Midwives and Embalmers (L. 1923, p.622, separate boards for Medical Practitioners, and Midwives; and Embalmers); Pharmacists; Dentists; Registered Nurses (L. 1937, p.999, also to examine Public Health Nurses); Optometrists; Barbers.
- L. 1923, p.622. Medical Practitioners and Midwives; Embalmers (reorganized L. 1935, p.1089).
- L. 1925, p.576. Beauty Culturists

REGISTRATION AND EDUCATION, DEPARTMENT OF (con't) Advisory Boards for the Professions Registered by the Department (con't)

L. 1925, p.579. Public Accountants

L. 1929, p.756. Real Estate Brokers and Salesmen

L. 1935, p.958. Chiropodists

L. 1935, p.1089. Funeral Directors and Embalmers

L. 1935, p.1062. Plumbers

L. 1937, p.1146. Illinois Land Surveyors

L. 1937, p.493. Detectives and Detective Agencies

L. 1941, v.2, p.445. Engineers

See also REGISTRATION AND EDUCATION, DEPARTMENT OF. Administrative Divisions. DIVISION OF REGISTRATION.

Administrative Divisions

GENERAL DIVISION, 1917--

DIVISION OF ENTOMOLOGICAL SURVEY

L. 1917, p.187, only appropriation for. Continued work of State Entomologist. Merged with NATURAL HISTORY SURVEY.

DIVISION OF IMMIGRANTS COMMISSION

See REGISTRATION AND EDUCATION, DEPARTMENT OF Advisory and Non-Administrative Boards Immigrants' Commission

DIVISION OF NATURAL HISTORY SURVEY

See NATURAL HISTORY SURVEY

DIVISION OF STATE GEOLOGICAL SURVEY

See GEOLOGICAL SURVEY, STATE

DIVISION OF STATE MUSEUM

See MUSEUM, STATE

DIVISION OF STATE WATER SURVEY

See WATER SURVEY, STATE

DIVISION OF REGISTRATION

Duties of Department of Registration and Education as defined by Code. Bibliography.

Sect. 60. L. 1917, p.32. Amended L. 1923, p.621;

L. 1925, pp.574,577; L. 1927, pp.852,855,858; L. 1929, p.754; L.i1937, p.1145.

Sect. 60a-1 added. L. 1927, p.859.

Sect. 60a amended. L. 1929, p.755; L. 1937, p.1145.

Duties:

- To conduct examinations to ascertain the qualifications and fitness of applicants to exercise the profession trade or occupation for which an examination is held; and pass upon the qualifications of applicants for reciprocal licenses, certificates and authorities;
- Prescribe rules and regulations for...examination of candidates ...

REGISTRATION AND EDUCATION, DEPARTMENT OF (con't) Administrative Divisions (con't)

- 5. Prescribe rules and regulations regulating... [accrediting of professional schools, colleges, etc.].
- 4. Adopt rules providing for...[standards for and accrediting of nurses training schools]:
- 5. Establish a standard of preliminary education deemed requisite for admission to a school, college, or university, and to require satisfactory proof of the enforcement of such standard by schools, colleges and universities.
- 6. Conduct hearings on proceedings to revoke or refuse renewal of licenses, certificates or authorities of persons exercising the respective professions, trades or occupations, and to revoke or refuse to renew such licenses, certificates or authorities;
- 7. Formulate rules and regulations when required in any act to be administered.
- None of the above enumerated functions and duties shall be exercised by the Department of Registration and Education, except upon the action and report in writing of...[the advisory examining boards for the respective professions].
- See also Registration and Education, Department of.

 Advisory Boards. Advisory Boards for the Professions.
- $L. \frac{1935}{\text{works.}}$ To register plants manufacturing fire
- $\frac{\text{L. }1941, \text{ v.1, } \text{p.1110.}}{\text{products made by the blind.}}$ To license the sale at retail of
- Bibliography on acts governing issuance of licenses for the following professions:

 An act to validate the educational qualifications of applicants for licenses and certificates of registration under the laws of this State relating to the regulation of the practice of professions, trades and occupations. Ap. June 23, 1919.

 L. 1919, p.468. Repealed L. 1939, p.1192.

Architecture

- L. 1897, p.81. Amended L. 1899, p.78; L. 1905, p.78; L. 1911, p.113; L. 1915/16, 1st spec.sess., p.25. Repealed L. 1919, p.223.
- L. 1919, p.218. An act to provide for the licensing of architects and to regulate the practice of architecture as a profession and to repeal certain acts therein named.

 Cited as "The Illinois Architectural Act."

 Ap. June 24, 1919. Amended L. 1947, p.289;

L. 1949, p.320.

REGISTRATION AND EDUCATION, DEPARTMENT OF (con't)
Administrative Division (con't)
Bibliography (con't)

Barbering

L. 1909, p.98; Amended L. 1923, p.165; L. 1927, p.178; L. 1929, p.189; L. 1931, p.200; L. 1935, p.227; L. 1937, p.264; Repealed L. 1937, p.263; L. 1939, p.1175; L. 1947, p.310; Amended L. 1949, pp.341,342; L. 1951, p.1519; L. 1953, p.987.
L. 1937, p.252. Amended L. 1939, pp.298,303; L. 1941, v.1, p.275; L. 1943, v.1, p.240; L. 1947, pp.323,324; L. 1949, pp.341,342; Sect. 31 repealed L. 1947, p.1720.

Beauty Culture

L. 1925, p.174. Amended L. 1935, pp.232,236; L. 1937, p.2; L. 1939, p.305; L. 1941, v.1, pp.277,278; L. 1943, v.1, pp.242,243; L. 1945, p.371; L. 1947, p.326; L. 1951, p.1791; L. 1953, p.988; L. 1955, p.1373. Sect. Sa, 17a,17b, repealed L. 1945, p.375.

Chiropody

L. 1917, p.588. Amended L. 1927, p.600; L. 1935, p.958; L. 1939, pp.709,713; L. 1941, v.1, p.859; Sect. 10, 11 and 17 repealed L. 1935, p.962; L. 1943, v.1, p.892; L. 1947, pp.1186,1187; L. 1949, p.1092; L. 1951, p.1583; L. 1953, p.931. Repealed L. 1949, p.1092; Sect. 10,11 and 17. L. 1935, p.962.

Dentistry

L. 1909, p.277. Amended L. 1915, p.497; L. 1915, 1st spec.sess., p.31; L. 1933, p.708; L. 1935, p.965; L. 1939, pp.713,714; L. 1943, v.1, p.894; L. 1945, pp.977,986; L. 1947, p.1189; L. 1949, p.1084; L. 1951, p.1581; Partial Repeals: L. 1919, p.646; L. 1935, p.965; L. 1949, p.1084.

Detectives and Detective Agencies

L. 1933, p.469. Amended L. 1937, p.491; L. 1947, p.805; L. 1951, pp.1303,1672; L. 1953, p.1167. Partial repeal, L. 1937, p.500.

Embalming and Funeral Directing

Embalming: L. 1905, p.388. Amended L. 1915, p.670; L. 1917, p.761. Repealed L. 1919, p.532. L. 1919, p.528. Repealed L. 1935, p.1092.

Funeral Directors and Embalming: L. 1935, p.1083; L. 1941, v.1, p.1020; L. 1943, v.1, pp.897,1016; L. 1947, p.1358; L. 1949, pp.1201,1202; L. 1951, p.1812. Sect. 4 repealed L. 1949, p.1202.

Horseshoeing

L. 1915, p.428. Amended L. 1935, p.906; L. 1939, p.677; L. 1941, v.1, p.820. Partial repeal L. 1935, p.906; L. 1947, pp.1069, 1070; L. 1949, p.989. Sect. 9 repealed L. 1947, p.1071.

Land Surveying

L. 1937, p.1211. Repealed L. 1939, p.1204. L. 1939, p.1197. Amended L. 1945, p.1720; L. 1947, p.1722; L. 1949, p.1592. Sect. 14 repealed L.1949, p.1592.

REGISTRATION AND EDUCATION, DEPARTMENT OF (con't)
Administrative Division (con't)
Bibliography (con't)

Medicine and Midwifery

L. 1917, p. 579. Repealed L. 1923, p. 448. L. 1923, p. 436.

Amended L. 1935, p. 963; L. 1939, p. 716; L. 1943, v.1, pp. 895,899;

L. 1945, p. 990; L. 1949, p. 1086; L. 1951, pp. 1578, 2024, 2033.

Nursing

L. 1913, p.404. Repealed L. 1919, p.655. L. 1919, p.652.

Amended L. 1935, p.972; L. 1939, p.720; L. 1941, v.1, p.864;
L. 1943, v.1, p.901; L. 1947, p.1197. Partial Repeal L. 1935,
p.976. Repealed L. 1947, p.1198 (1206). L. 1947, p.1198;
L. 1949, p.1088; L. 1951, p.96. Sect. 20, 21,22, 25 repealed
L. 1951, p.318 (327); L. 1951, p.318. Amended L. 1955, p.2190.

Optometry

L. 1915, p.695. L. 1919, p.646. Amended L. 1925, p.461; L. 1935, p.976; L. 1941, v.1, p.860; L. 1943, v.1, pp.902,909; L. 1945, p.994; L. 1947, p.1206; L. 1949, p.1089. Partial repeal L. 1935, p.980; L. 1949, p.1089. Repealed L. 1951, p.333. Amended L. 1953, p.1572.

Pharmacy

L. 1901 p.238. Amended L. 1903, p.243; L. 1907, p.379; L. 1911, p.381; L. 1915, p.500; L. 1917, pp.592,594; L. 1925, p.464; L. 1935, pp.980,982; L. 1937, p.911; L. 1939, p.719; L. 1941, v.1, pp.861,862; L. 1943, v.1, p.903; L. 1945, p.1000; L. 1947, pp.1207,1209; L. 1949, p.1091; L. 1951, pp.184,1145,1359,1579; L. 1953, p.1271; Partial repeals L. 1931, p.460; L. 1935, p.989; L. 1949, p.1091. Repealed L. 1955, pp.1526 (1540). L. 1955, p.1526.

Physical Therapy

L. 1951, p.2025. Amended L. 1951, p.2025.

Plumbing

L. 1917, p.520. Repealed L. 1935, p.1071; L. 1935, p.1059.

Amended L. 1937, p.1004; L. 1939, pp.833,836,837; L. 1941,
v.1, p.1023; L. 1945, p.1165; L. 1947, p.1379; L. 1949, p.1209

Partial repeal L. 1949, p.1209. Repealed L. 1951, p.1829(1841)
L. 1951, p.1829. Declared unconstitutional. Repealed L. 1953,
p.1293. L. 1953, p.1293. L. 1955, p.977 (commission on laws).

Professional Correspondence Schools and Manual and Mechanical Trade Schools L. 1927, p.368; L. 1943, v.1, p.1356. REGISTRATION AND EDUCATION, DEPARTMENT OF (con't)
Administrative Divisions (con't)

Professional Engineers

L. 1941, v.2, p.443. Declared unconstitutional

"The act to regulate the practice of professional engineering, enacted by the Illinois General Assembly in 1941, was held invalid Tuesday by the Illinois Supreme Court.

The decree affirmed judgment of the Sangamon County Circuit Court enjoining State Director of Registration and Education Frank G. Thompson and other state officials and expending any state funds for administration of the act. The suit was brought by Arthur H. Krebs, a Springfield contracting manufacturer.

In declaring the act invalid, the Supreme Court held that the act in defining the term "professional engineering," and the definition in the act, is so vague and uncertain that it cannot be determined to whom the act applies; that the act constitutes a delegation of legislative power to the state director of registration and education and to the committee appointed by him, in violation of the constitution.

The high court further held that section 29 of the Act in attempting to except from its provisions members of certain other vocations and professions, also is indefinite and uncertain and that for these reasons the entire act is invalid." Illinois State Register - September 20, 1944.

Repealed L. 1945, p.844(855).

L. 1945,p.845. Amended L. 1947, pp.975,976; L. 1949, p.918; L. 1951, p.1130; L. 1953, p.359. Sect. 17 repealed L. 1953, p.359(367).

Public Accountants

-1925 Registered by UNIVERSITY OF ILLINOIS

L. 1903, p.281. Amended L. 1907, p.472; L. 1943, v.1, p.1009; L. 1925, p.505. Repealed L. 1943, v.1, p.1000.
L. 1927, p.689. Amended L. 1935, p.1075; L. 1941, v.1, p.1018; L. 1943, v.1, p.1009. Sect. 15 repealed L. 1935, p.1079.

Repealed L. 1943, v.1, p.1009.
L. 1943, v.1, p.999. Amended L. 1947, p.1351; L. 1949, pp.1198, 1199; L. 1951, p.533.

Public Health Nursing

L. 1931, p.732. Amended L. 1937, p.998; L. 1941, v.1, p.863; L. 1943, v.1, p.906; L. 1947, p.1378; L. 1949, p.1212. Partial repeal L. 1937, p.998; L. 1949, p.1212.

Real Estate Brokers and Salesmen

L. 1921, p.153. Amended L. 1925, p.514; L. 1931, p.741; L. 1935, pp.1127,1129; L. 1939, p.846; L. 1941, v.1, p.1033; L. 1943, v.1, p.1053; L. 1945, p.1206; L. 1947, pp.1403,1405; L. 1949, pp.1247,1251; L. 1951, p.1754; L. 1955, p.301. Sect. 8i,10a repealed. L. 1949, p.1251.

REGISTRATION AND EDUCATION, DEPARTMENT OF (con't)
Administrative Divisions (con't)

Structural Engineers

L. 1915, p.432. Repealed L. 1919, p.966.

L. 1919, p.961; Amended L. 1935, p.204; L. 1941, v.1, p.1286;
L. 1947, p.1721; L. 1949, p.1591.

Repeals Sect. 10i L. 1949, p.1591.

See also: Professional Engineers

Veterinary Medicine

L. 1899, p.277. Amended L. 1903, p.6; L. 1909, p.283; L. 1935, p.990;

L. 1939, pp.710,1167; L. 1943, v.1, p.907; L. 1945, p.1004;

L. 1949, p.1093.

Sect. 5-Repealed L. 1949, p.1093(1094)

Sect. 2,6-Repealed L. 1935, p.995

Vocational schools and classes L. 1951, p.1442.

GEOLOGICAL SURVEY, STATE

See also Names of Institutions under jurisdiction of Department:

Sect. 9 Repealed L. 1939, p.1171

MUSEUM, STATE
NATURAL HISTORY SURVEY
Normal Universities and Teachers' Colleges:
 ILLINOIS STATE NORMAL UNIVERSITY, Normal
 SOUTHERN ILLINOIS STATE NORMAL UNIVERSITY, Carbondale
 EASTERN ILLINOIS STATE TEACHERS' COLLEGE, Charleston
 NORTHERN ILLINOIS STATE TEACHERS' COLLEGE, DeKalb
 WESTERN ILLINOIS STATE TEACHERS' COLLEGE, Macomb
WATER SURVEY, STATE

REGISTRATION BOARD, STALLION

See STALLION REGISTRATION BOARD

REGISTRATION DIVISION, STALLION

See AGRICULTURE, DEPARTMENT OF, 1917--. Administrative Divisions.

Relief

See Poor Relief, Acts Relating to EMERGENCY RELIEF COMMISSION, ILLINOIS PUBLIC AID COMMISSION, ILLINOIS PUBLIC WELFARE, DEPARTMENT OF. Administrative Divisions. DIVISION OF OLD AGE ASSISTANCE

RELIEF COMMITTEE, UNEMPLOYMENT
See Unemployment Commissions

RELIEF COMMITTEE ON FLOOD SUFFERERS IN FRANCE
See FLOOD SUFFERERS IN FRANCE, RELIEF COMMITTEE ON

RELIEF OF DESTITUTION IN SWEDEN AND FINLAND, COMMISSION TO ADMINISTER FUND FOR SWEDEN AND FINLAND, COMMISSION TO ADMINISTER FUND FOR RELIEF OF DESTITUTION IN

RELIEF OF WIDOWS AND CHILDREN OF DECEASED WORLD WAR VETERANS, ADVISORY BOARD OF

See PUBLIC WELFARE, DEPARTMENT OF. Advisory and Non-Executive Boards and

Commissions

Religious Corporations

See Corporations, Acts Relating to: Types of Corporations

Rendering Plants (for use and disposal of dead animals)
Licensed and regulated by DEPARTMENT OF AGRICULTURE

REPEAL, JOINT COMMITTEE ON PROHIBITION

See PROHIBITION REPEAL, JOINT COMMITTEE ON

Reports

See Record Laws: Reports

Representatives

to Congress

See United States Officers Elected in Illinois to General Assembly
See GENERAL ASSEMBLY

RESEARCH AND EDUCATIONAL HOSPITALS. Chicago

- 1919. CENTRAL GROUP HOSPITAL, created
 - A group of State Department of Public Welfare buildings, planned for the Eye and Ear Infirmary (finally omitted), the Surgical Institute for Children and the Psychopathic Institution at Dunning.
 - L. 1919, p.191. Appropriations to Department of Public Welfare for expenses of making a survey of existing conditions with reference to the rehabilitation of the physically handicapped persons of this state, \$10,000.
 - Institution used for teaching and research by the University of Illinois College of Medicine under a cooperative plan entered into by the Department of Public Welfare and the University of Illinois.

School of Psychiatric Nursing established.

- L. 1921, pp.77,78; L. 1923, pp.76,78. Appropriations
- 1924. First unit of hospital completed.
 - $\frac{\text{L.}}{\text{Hospitals.}}$ pp. $\frac{63,152}{\text{Hospitals.}}$ Appropriations made to Research and Educational
 - L. 1931, p.222. Amended L. 1941, v.1, p.314; L. 1951, p.760.
 - An act in relation to the founding and operation of research and educational hospitals of the State of Illinois. Ap. July 3, 1931. The working agreement between the DEPARTMENT OF PUBLIC WELFARE and the UNIVERSITY OF ILLINOIS enacted into law.

 The general management, control and operation of the hospitals to be in the DEPARTMENT and the UNIVERSITY. In general the DEPARTMENT to have the administration and the UNIVERSITY the research, educational and professional activities. Jurisdiction transferred to University of Illinois by 1951 amendment.

To comprise:

Institute for Juvenile Research Illinois Surgical Institute for Children Psychiatric Institute

- Such other hospitals and institutes hereafter created as may be added thereto by agreement between the Department and the University Medical and Dental Colleges of the University of Illinois as deemed practicable and by agreement.
- L. 1937, p.162. Cancer Clinic and Hospital added.

 Appropriation for radium and radium equipment.
 reappropriated L. 1939, p.213.
- L. 1931, p.80. Appropriation to Department of Public Welfare for the use of the Chicago Planning Commission for making survey for development and establishment of West Side Medical Center, Chicago.
- L. 1935/36, 1st spec.sess., p.177. Amended L. 1935/36, 1st spec.sess., p.178.

RESEARCH AND EDUCATIONAL HOSPITALS, Chicago (con't)

Property conveyed to University of Illinois, to secure approval of U. S. government for a grant of federal funds for a medical and dental unit.

- L. 1941, v.1, p.303. Included in the Medical Center District of Chicago, to protect the near west side Chicago Hospital group from further deterioration as a blighted district. One of the trustees of the University of Illinois to be a member of Commission, also one member to be appointed by Governor.
- L. 1941, v.1, p.1239. Certain real property located in Chicago conveyed to University of Illinois.

 See also Chicago Medical Center Commission

Restoration of Destroyed Records

See Record Laws: Restoration of Destroyed

Retailers' Occupation Tax

Collected by DEPARTMENT OF

1933-43 FINANCE

1943-- REVENUE

For bibliography See Treasury, State. State Taxes. Special Taxes.

RETAILERS' OCCUPATION TAX, Division of

See 1933-43. FINANCE DEPARTMENT OF. Administrative Divisions 1943-- REVENUE, DEPARTMENT OF. Administrative Divisions

RETAINING WALLS IN WILL COUNTY, JOINT COMMITTEE TO INVESTIGATE

See Penitentiary Investigating Committees and Commissions

Retirement Systems

See Labor Laws: Pensions

RETRENCHMENT COMMISSION

1933. Created. An act creating a retrenchment commission, prescribing its powers and duties and making an appropriation therefor.

Ap. July 8, 1933. L. 1933, p.155.

Composition: 5 Representatives appointed by the Speaker of the House; 5 Senators appointed by the President upon the advice of the Executive Committee of the Senate.

Duties: To make a comprehensive survey and study of the State and local governments and the divisions and agencies thereof, with a view of eliminating duplications of services and functions and unnecessary services and functions in these governments, coordinating the organization and reducing the costs and expenses thereof.

REVENUE ACTS

Inheritance Tax 1909

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Sect. 1 L. 1933, p.889
      2 L. 1933, p.889
      3. L. 1933, p.889
      4
        L. 1933, pp.889,899
      6
      7
      8
        L. 1933, p.889
      9
     10 L. 1933, p.889
        L. 1933, p.889
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        L. 1933, p.889
         L. 1933, p.889
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     22
     23 Repealed L. 1935, p.889
     24
         L. 1933, p.889
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Motor Fuel Tax. Ap. March 25, 1929

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Sect. 1

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8 L. 1933, p.906

9 L. 1933, p.906

10 L. 1933, p.911

10 1/2 Added L. 1933, p.906

11 L. 1933, p.906
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Retailers' Occupation Tax Act. Ap. June 28, 1933

L. 1933, p.924. An act in relation to a tax upon persons engaged in the business of selling tangible personal property to purchasers for use or consumption. Ap. June 28, 1933.

Sales Tax

An act in relation to a tax upon persons engaged in the business of selling tangible personal property at retail, the disposition thereof and making certain appropriations in connection therwith. Ap. March 23, 1933. L. 1933, p.938.

Held unconstitutional, Winter v. Barrett, 352, III., 411.
L. 1933, p.944.

- 1943. Created. Civil Administrative Code. Sect. 3 amended L. 1943, v.2, p.301.
 - Successor to powers and duties of <u>Department of Finance</u> in relation to taxes, including functions of former <u>State Tax Commission</u> and collection of special State taxes.
 - Executive and Administrative Officers, Boards and Commissioner appointed by Governor, by and with advice and consent of Senate. 4 year terms. Civil Administrative Code, Sect. 4-5 as amended L. 1943, v.2, p.301. Sect. 12-13, L. 1917, p.12.
 - Director of Revenue. Sect. 4, <u>L. 1943, v.2, p.301.</u> Salary. Sect. 9, <u>L. 1943, v.2, P.305.</u>
 - Assistant Director of Revenue. Sect. 5, <u>L.</u> 1943, <u>v.2</u>, <u>p.301</u>. Salary. Sect. 9, L. 1943, <u>v.2</u>, p.305.
 - Advisory Board

Board of Appeals. (Code Sect. 39b, Paragraph 20, L. 1943, v.1, p.309.

- Composition: 3 division supervisors or other executive officers...

 The board of appeals shall consist, in any specific case,
 of persons who are not engaged in working directly with the
 tax law in controversy.
- Duties: To review departmental actions in controversies involving the determination of tax liability arising under the tax laws administered by the Department.

Duties

- Civil Administrative Code. Sect. 39b (added) <u>L. 1943, v.2, p.307.</u>
 To administer the rights, powers and duties contained in the following acts as amended.
 - An act in relation to a tax upon the privilege of operating motor vehicles upon the public highways, based upon the consumption of motor fuel therein, and making certain appropriations in connection therewith. Ap. May 28, 1929.
 - 2. An act in relation to a tax upon persons engaged in the business of selling tangible personal property to purchase for use or consumption. Ap. June 28, 1933.
 - 3. An act in relation to a tax upon persons engaged in the business of selling cigarettes, and providing for collection of such tax and penalties for violation of the Act. Ap. June 2, 1941.
 - 4. An act in relation to a tax upon persons engaged in the business of transmitting telegraph or telephone messages or of distributing, supplying, furnishing or selling gas or electricity for use or consumption. Ap. March 11, 1937.

REVENUE, DEPARTMENT OF (con't)
1943 (con't)
Civil Administrative Code (con't)

- 5. Article VIII of "An act relating to alcoholic Liquor. Ap. January 31, 1934.
- 6. An act in relation to the inspection of certain petroleum products and the regulation of the shipment, possession, sale and use thereof, and to repeal an act therein named. Ap. June 26, 1929.
- 7. To execute and administer all laws and regulations, now or hereafter enacted, relating to the safety and purity of illuminating oils and gasoline.
- 8. To exercise the rights, powers and duties heretofore or hereafter vested in the TAX COMMISSION, herein abolished by "An act to revise the law in relation to the assessment of property and the levy and collection of taxes and to repeal certain acts herein named."

 Ap. May 17, 1939.
- 9. To maintain and preserve adequate statistical records of taxes collected under each of the pregoing laws and to make such records available to the public.
- 10. To establish such divisions, including advisory divisions, as may be necessary to assist in maintaining adequate relationships with tax payers and as will improve the administration of the taxing measure under its control.
- 11. To exchange with any State, or local subdivisions thereof, or with the federal government, except when specifically prohibited by law, any information which may be necessary to efficient tax administration and which may be acquired as a result of the administration of the above laws.
- 12. To formulate and recommend legislation for the improvement of the system of taxation in the State, and in the case of property taxes to formulate and recommend legislation for the equalization of such taxation.
- 13. To investigate the tax systems of other states and countries.
- 14. To request the institution of proceedings, actions and prosecutions to enforce the laws relating to the penalties, liabilities and punishment of public officers, persons or officers or agents of corporations for failure or neglect to comply with the provision of any law administered by the Department.
- 15. To take testimony and proof under oath and to require the production of books, papers and documents pertinent to any tax assessment, levy excise, investigation, inquiry, or hearing, and for that purpose to subpoena and to compel the attendance of witnesses and to issue subpoena duces tecum.

REVENUE, DEPARTMENT OF (con't)

1943 (con't)

Civil Administrative Code (con't)

- 16. To administer all oaths authorized or required under the provisions of any of the laws under its jurisdiction or to delegate such power in writing, to any officer or employee of the Department.
- 17. To furnish the Governor with monthly statements of its tax collections.
- 18. To make such reasonable rules and regulations as may be necessary to effectively enforce any of the powers herein granted.
- 19. To appoint a board of appeals which shall consist of three (3) division supervisors or other executive officers to review departmental actions in controversies involving the determination of tax liability arising under the tax laws administered by the Department. Cases shall be reviewed by such board in accordance with the procedure established by departmental rules and regulations adopted pursuant to the provisions of paragraph 20. The board of appeals shall consist, in any specific case, of persons who are not engaged in working directly with the tax law in controversy.
- 20. To require from all state and local officers such information as may be necessary for the proper discharge of its duties.
- 21. To examine and make memoranda from all records, books, papers, documents statements of fact on record or on file in any public office of any taxing district of the State and all such officers having charge or custody of such records shall furnish to the Department, upon request, information of any and all matters on file or of record in their respective offices.
- 22. To transfer jurisdiction of any realty under control of the Department to any other department of the State government or to acquire or accept Federal lands, when such transfer, acquisition or acceptance is advantageous to the State and is approved in writing by the Governor.
- $\frac{\text{L.}}{\text{three years, etc.}}$ Destruction of certain records of in

Administrative Divisions

Appropriations to Department. L. 1943, v.1, pp.92,93,164,191.

GENERAL OFFICE. L. 1943, v.1, p.164. 1st appropriation to.

REVENUE, DEPARTMENT OF (con't)
. 1943 (con't)
Administrative Divisions (con't)

LIQUOR AND CIGARETTES REVENUE DIVISION. <u>L.</u> 1943, <u>v.1</u>, <u>p.164</u>.

1st appropriation to Division under Department of Finance the cigarette and liquor revenue tax laws were administered by separate divisions.

Act Relating to:

Cigarette Tax

<u>L. 1941, v.1, p.1043.</u> Amended <u>L. 1943, v.1, pp,1063, 1070.</u> Sect. 19-20 repealed <u>L. 1943, v.1, p.1070.</u>

Stamp tax 1 mill per cigarette sold, price of stamps subject to 5% discount. Sect. 2. <u>L. 1941, v.1, p.1044; L. 1943, v.1, p.1064.</u>

Stamps sold only to licensed distributors after

July 15, 1941. L. 1941, v.1, p.1045; L. 1943,
v.1, pp.1064,1070.

Liqour Act

1933/34. L. 1933/34, 2d spec.sess.,p.57. Amended L. 1933/34, 2d spec.sess., pp.57,101; L. 1935, pp.771,772,780,784,785,786; L. 1937, pp.26,27, 28,30,31; L. 1939, pp.90,93; L. 1941, v.1, pp.19,23,26,28; L. 1943, v.1, pp.629,636,642.

Destruction of records more than three years old authorized.

L. 1941, v.1, p.1247, as amended L. 1943, v.2, p.316.

MOTOR FUEL TAX DIVISION

Transferred from Department of Finance 1943. L. 1943, p.166, 1st appropriation under Department of Revenue.

Acts Relating to: Appropriation L. 1943, v.1, p.166.
Motor Fuel Tax. L. 1929, p.625.

Amendments: L. 1931, pp.768,769,770,771; L. 1932,

3d spec.sess., p.203; L. 1932, 4th spec.sess.,

pp.26,28; L. 1933, pp.906,911; L. 1933, 1st

spec.sess., p.36; L. 1934, 3d spec.sess. p.227;

L. 1935, p.1184; L. 1937, pp.1040,1046,1047;

L. 1939, pp.860,866; L. 1941, v.1, pp.1063,1065;

L. 1943, v.1, pp.953,1087,1095,1098.

Repeals: Sect. 4-L. 1931, p.774; Sect. 7a L. 1935, p.1188; Sect. 15a L. 1943, v.1, p.1095.

Destruction of Records more than three years old authorized. L. 1941, v.1, p.1247, as amended, L. 1943, v.2, p.316.

REVENUE, DEPARTMENT OF (con't)
1943 (con't)
Administrative Divisions (con't)

PROPERTY TAX DIVISION

Successor to STATE TAX COMMISSION. L. 1943, v.1, p.165. First appropriation for Division.

Bibliography:

Appropriations, L. 1943, v.1, p.165.

Civil Administrative Code of 1917 as amended. Sect. 39b. Paragraphs 9-22. L. 1943, v.2, p.308.

Revenue Act of 1939 (L. 1939, p.886) as amended.

The following sections apply to the Revenue Department: 1,17,30,32,41,43,44,49,52,68,78-83,86-88,90-92,98, 104,107,108,112,114,119,125,128-133,135-140,142, 144,146-153,160-163,168,169,171,172,199,207,220, 221,224,225,229,278,279,284,287,294,298,313,321, 327.

Amendments: L. 1943, v.1, pp.1138,1171.

Illinois Municipal Budget Law. L. 1937, p.1037.

Amended L. 1939, p.874; L. 1943, v.1, p.1060.

Private Car Line Companies: assessment and taxation of: L. 1943, v.1, p.1107.

Duties:

Assessments by:

Railroads except non-carrier real estate. Telegraph companies.

All companies and associations incorporated under the laws of this State other than banks organized under any special or general law of this State, mutual building, loan and homestead associations, and companies and associations organized for purely manufacturing and mercantile purposes, or for either of such purposes or for the mining and sale of coal, or for printing, or for publishing of newspapers, or for the improving and breeding of stock.

Private car line companies (any other than railroad company re stock, furniture, refrigerator, freight, poultry, tank, sleeping cars, etc.)

Certain advisory and supervisory powers over other taxing units.

Equalization of tax assessments through State Research on methods and problems relating to taxation.

REVENUE, DEPARTMENT OF (con't)

1943 (con't)

Administrative Divisions (con't)

PUBLIC UTILITY REVENUE DIVISION. L. 1943, v.1, p.165.

First appropriation to under Department of Revenue. Transferred from DEPARTMENT OF FINANCE.

Bibliography.

Public utilities revenue act. Ap. March 11, 1937. L. 1937, p.1052-4.

Amendments. <u>L. 1939, p.878; L. 1941, v.1, p.1076;</u> <u>L. 1943, v.1, pp.1114,1117.</u>

Destruction of records three years old authorized. L. 1943, v.l, p.316.

RETAILERS' OCCUPATION TAX DIVISION. <u>L. 1943, v.l, p.165.</u>
First appropriation to under Department of Revenue. Transferred from DEPARTMENT OF FINANCE.

Bibliography:

Retailers' occupation tax. Ap. June 28, 1933. L. 1933, p.924.

Amendments: L. 1935, pp.1200,1201,1203; L. 1936, 2d spec.sess., p.82; L. 1937, pp.1058,1060,1064; L. 1939, pp.880,1005,1013; L. 1941, v.1, pp.1079,1084; L. 1943, v.1, pp.1121,1132. Revenue, Source of

Territorial Period

Counties, cities and towns

1788. Military Fines. Militia act of July 25, 1788, Laws of Northwest Territory, p.3.

"If any male as aforesaid shall neglect or refuse to appear upon the order of the commander in chief, or other officers as aforesaid, for guards or other ordinary military duty, or refuse to perform the same, he shall be fined in the sum of one hundred cents...the sergeants...to collect the fines aforesaid and pay the same into the treasury of the town, city or county wherein the conviction shall have taken place, within twenty days next after issuing such a warrant."

General Court of Quarter Sessions of the Peace and County Courts of Common Pleas Act of Aug. 23, 1788. <u>Laws of Northwest</u> Territory:

P.5. Forfeitures of recognizance of the peace. "All of which forfeitures shall be levied by the proper officers, and paid to the clerks of the respective courts, to be paid by them into the public treasuries, that is to say, by the clerk of the quarter sessions, into the treasury of the county, and by the clerk of the general court into the general treasury of the territory."

P.6. Fines by justices of the peace paid into county treasury.

Crimes and punishments Act of Sept. 6, 1788. <u>Laws of Northwest</u> <u>Territory</u>. Fines (exclusive of jail sentences.)

P.15. Burglary by force or arms.

Forfeit all estate, real or personal to the territory, out of which the party injured shall be recompensed.

P.16. Riots and unlawful assemblies \$16.00 each.

P.17. Obstructing authority, continuing riots and unlawful assemblies after proclamation; commission of unlawful act, etc. \$300.00 each.

P.17. Perjury. Not exceeding \$60.00.

P.18. Larceny. Not exceeding two fold the value of the thing or goods taken. Upon second conviction, fine to territory not exceeding four fold the value of the property stolen.

P.19. Compounding or taking satisfaction for any stealing or goods stolen. Twice the value of the sums or things agreed for or taken.

P.19. Forgery, defacing or falsifying of records, etc. Double the sum defrauded, one half to the party injured or intended to be injured.

P.19. Usurpation. \$100.00.

P.19. Assault and battery. Not to exceed \$100.00.

P.20. Fraudulent deeds, etc. not exceeding \$300. and pay double damages to the party or parties injured.

P.20. Drunkenness. 5 dimes for 1st offense, \$1.00 for every succeeding offense.

Revenue, Source of (con't)

Territorial Period (con't)

Crimes and Punishments Act of Sept. 6, 1788 (con't)

"Addition" to Militia Law. Nov. 23, 1788.

P.23. Persons neglecting to furnish themselves with arms, accourrements and ammunition agreeably to the requirements of the law, monthly fine: no musket, bayonet, or rifle, 5 dimes, for every pound of powder and four pounds lead or 40

dimes, for every pound of powder and four pounds lead or 40 rounds of cartridges, 2 dimes and 5 cents for every cartridge box, and pouch or powder horn and bullet pouch, 2 dimes; for every 6 flints 1 dime and 5 cents; for every priming wire and brush not provided, 1 dime.

1790. Act prohibiting sale of liquor to soldiers in the service of the U. S. July 26, 1790*.

P.28. \$2.00 for every gill of liquor furnished without order, to benefit of county. Repealed 1795, p.256.

Gambling Act. Aug. 4, 1790*

P.30. Setting up gaming tables, etc. \$200 for every offense.

P.31. Tavern or inn-keepers setting up gaming tables, etc.

\$100 to use of the territory.

P.32. Firing arms discharged within a quarter of a mile of the nearest house sunrise or after sunset, \$1 to \$5 fine, benefit of county. 1/2 to prosecutor. Repealed 1795, p.256.

Townships Act. Nov. 6, 1790*

P.39. Fee for registering live stock brand, paid to clerk of township, \$.25.

P.40. Fee for entering estrays, paid to clerk of township, \$.50.

- 1792. License to merchants, traders and tavern keepers. Aug. 6, 1792*

 P.61. Fine for selling goods or liquor without license, \$5
 and costs, 1/2 to person suing, 1/2 to county.

 License for stores, \$16 yearly, \$15 for use of county, \$1 fee to commissioner.

 P.62. Commissioner's fine for neglect to file annual accounts.

 \$90 for each offense. Fine for retailing less than one quart of liquor, without license, \$5 and cost, 1/2 to informer, 1/2 to county.
- 1799. An act to regulate county lives. Ap. Dec. 19, 1799, p.478.

 Sect. 1. Objects of taxation to defray county expenses, p.478.

 "All houses in towns, town-lots, out-lots and mansion-houses in the country, which shall be valued at two hundred dollars and upwards, and all able bodied single men, who shall not have taxable property to the amount of two hundred dollars, all water and wind-mills and ferries all stud-horses, and other horses, mares, mules and asses, three years old and upwards, all neat cattle three years old and upwards, and all hand-servants of the age of twenty-one years and upwards, within this territory."
 - Sect. 4. p.480. Rates of taxation.
 On every horse, mare, mule or ass, not exceeding \$.50.
 On all neat cattle, as aforesaid, not exceeding 12 1/2 cents each.

Revenue, Source of (con't) Territorial Period (con't) County Government (con't)

Sect. 4. (con't)

On every stud horse, not exceeding the rate at which he stands at the season.

Every hand servant, as aforesaid, not exceeding \$1.00. Every able bodied single man, of the age of 21 years and upwards who shall not have taxable property to the amount of \$200,00, a sum not exceeding \$2.00 nor less than \$.50.

Sect. 5. p.480. Appraisers of houses. Levy not exceeding \$.50 on each \$100 approved value.

Sect. 6. p.481. Retailers of merchandise, \$10.00 for each store or stand. Fine for retailing merchandise without certified receipt, \$18, for use of county.

Sect. 8. p.175. Penalty on neglect to certify to estrays taken.

Sect. 9. p.177. Pound keeper failing in duty, fine.
Sect. 10. p.177. Penalty on persons acting contrary to this act.

Fees. An act regulating the fees of the several officers and persons therein named. Passed Sept. 17, 1807. p.227. Amended 1808 p.254.

Fees. An act regulating the fees of Justices of the Peace, Constables and Recorders. Passed Dec. 24, 1814, p.238.

Fees. An act regulating the fees in the General Court and for other purposes. Passed Sept. 14, 1807. p.248.

Fees. An act concerning clerks fees in the Court of Chancery and for other purposes. Passed Dec. 26, 1812. p.252.

Fees. An act defining and explaining the fees of sheriffs and clerks in certain cases. Passed Dec. 20, 1814, p.257.

Ferries. Passed Sept. 17, 1807.

Penalties.

Sect. 2. p.263. Failure to give bond.

Sect. 3. p.264. Penalty for demanders higher rates.

Sect. 5. p.265. Penalty on keeping ferries without license.

An act concerning finds and forfeitures. Passed Dec. 1, 1813, p.270. "All fines and forfeitures that may hereafter be recovered in the respective courts of Common Pleas shall be appropriated in behalf of the county levy in each county in which such fine or forfeiture shall be recovered."

1807. Constables act passed Sept. 17, 1807.

Pope's Digest 1815, p.77. \$20 fine for failing to take oath or perform duty, 1/2 to use of person suing, 1/2 to county.

Coroner's Act passed Sept. 17, 1807.

Pope's Digest 1815. p.80, Sect. 3. Fine on constable for failing to serve or return warrant, \$8,; for failure to serve as juror, \$5. for use of county.

Crimes and Punishments act passed Sept. 17, 1807.

Fines: (Pope's Digest 1815)

Sect. 6. p.92. Unlawful assemblies.

Sect. 8. p.95. Larceny, 2d offense, not exceeding 4 fold, paid to territory.

Revenue, Source of (con't)

Territorial Record (con't)

County Government (con't)

Sect. 10. p.97. Usurpation

Sect. 11. p.97. Assault and Battery

Sect. 18. Altering marks and brand of livestock.

Fornication and adultery. Act passed Jan. 26, 1810. p.114. Drunkards and Quakers. Passed Dec. 1, 1813. Sect. 1. p.128. Annual payment of \$3 to use of County.

Judges of Election. Elections act passed Sept. 17, 1807.

Sect. 3. p.146. Neglect or refusal to serve.

Disposition of water crafts adrift and estray animals.

Passed Sept. 17, 1807.

Sect. 1. p.165. Fees to justice and the clerk re taking up boats.

Sect. 2. p.167. Fees re taking up livestock.

Sect. 5. p.171. Penalties on persons selling or taking away estrays.

Firing of woods, prairies and other lands. Passed Sept. 17, 1807.

Sect. 1. p.271. Fines.

Sale of ardent spirits and other intoxicating liquors to Indians. Passed Sept. 17, 1807.
Sect. 2. p.288. Prohibiting trading with Indians.

1792. p.63. Licenses to inns and taverns. \$16 per annum, \$15 to county, \$1 to license commissioner.

p.64. \$90 fine for failure of commissioner to account.

p.65. Repealed 1795, p.256.

An act directing the manner in which money shall be raised and levied to defray the charges which may arise within the several counties in the Territory. Adopted Aug. 1, 1792*

p.69. Estimates of county expenses to be laid by Court of General Quarter Session of the Peace before Governor and territorial judges.

Assessors "to take a list of the male inhabitants from eighteen years old and upwards with stocks of cattle yearly value of improved lands and every other species of property which may be in the county and ought to affect the apportionment."

p.71. Fine of \$20 for failure to do duty as assessor. Fine of \$50 for failure of assessors to file report.

p.72. Sale of property on which taxes delinquent. Repealed 1795, p.257.

An act for opening and regulating Highways, adopted Aug. 1, 1792*.

p.75. Fine for omission of duty by supervisor of highways,\$5 for each default for use of township.

p.76. Fine for each day's refusal to work on road, \$.50 for benefit of supervisor.

p.77. Expense of bridges to be included in general estimate for county expenses. Sect. relating to bridges repealed 1795. p.257.

Revenue, Source of (con't)

Territorial Period (con't)

Counties, Cities and Towns (con't)

Court-houses, jail, pillory, whipping-post and stocks.

Adopted Aug. 1, 1792*.

 $\underline{p.79}$. Costs included in estimates made to the governor and judge.

An act for the better regulation of prisons. Adopted Aug. 1, 1792*.

p.81. Fine for aiding in escape of prisoners, not to exceed \$100.00.

p.82. Fines against jailor for permitting prisoners to escape at discretion of judges of the court.

\$150 penalty for failure to deliver records to successor.

p.84. "All fines and penalties arising upon the breach of this act shall be for the use of the county..."

An act for the disposition of strays, adopted Aug. 1, 1792.

p.86. Clerk of the township to have \$.05 in the dollar value for his services if the beast reclaimed before sale, and ten cents in the dollar if they be sold.

An act establishing and regulating the fees of the several officers and other persons therein mentioned.

Adopted Aug. 1, 1792*.

p.102. Fees of judge of common pleas, justice of the peace, clerk of the orphan's court, court of probate, county court of common pleas, judges, court of general quarter sessions: the justice, the clerk; the general or supreme judicial court; judges, clerk; attorney fees; the attorney for the U. S.; witnesses; coroners; constables; sheriffs; criers; jailers; grand jurors; travers jurors; marriages; secretary of the territory; county register; commissioners of assessments.

Repealed 1795, p.257.

1795. A law regulating Domestic Attachments. Adopted June 1, 1795*.

p.142. Constable's fees: For serving attachment. \$.50
for serving execution \$.25.

A law establishing Court of Judicature. Adopted June 6, 1795*.

p.155. Sect. IV. "All fines and amercements, which shall be laid before the justices of the said courts of General quarter-sessions of the peace...shall be yearly estreated by the clerks of the said courts, respectively; into the said General Court or Court of Oyer and Terminer: to the intent, that process may be awarded to the sheriff of every county, as the case may require for levying such of their fines and amercements as shall be unpaid, to the uses for which they are, or shall be appropriated."

p.158. Charges and expenses of the judges, attorney-general and clerk of the General Court, with their servants, in traveling their circuits, during circuit in counties where no court, paid by territorial government; in counties where court held, paid by county; free ferriage.

Revenue, Source of (con't)

Territorial Period (con't)

Counties, Cities and Towns (con't)

A law for the recovery of Fines and Forfeitures, and directing how the same are to be estreated. Adopted June 11, 1795. p.165.

A law ascertaining and regulating the Fees of the several officers and persons therein named. Adopted June 16, 1795. p.170. especially p.175 - 181. Partial repeal Laws of Indiana Territory p.31.

Repealed Same p.65.

A law to license and regulate Taverns. Adopted June 17, 1795.
p. 193. Keepers of public inns, taverns, alehouses, dramshops and public house of entertainment licensed by Governor on recommendation of Courts of General quarter sessions of the peace for the counties.

Fine \$1 per day for every day open without a license.
\$5 fine for refusal of tavern-keepers and inn-keepers to furnish good entertainment and accomodations for man and horse.

License fee: \$4 to Governor and \$12 for the use of the county.

Fine for selling liquors to servants, slaves, etc., for selling amounts under certain quantities, \$12.00.

Fine for sale to bond-servant or slaves \$3 for 1st offense, \$4 for 2d offense. Amended 1805. Laws of Indiana

Territory p.114.

A law for raising County Rates and Levies. Adopted June 19, 1795. p.201.

p.205. Assessments of county rates not to exceed \$.75 per \$200 assessed value; \$1 per head, on single men, not having visible property to the amount of \$100 real value. p.214. Fine for failure of county treasurer to turn over his books and accounts to successor, \$500.

A law concerning trespassing animals. Adopted June 26, 1795.

p.242. \$12 fine for taking up estrays without giving notice.

1798. A law in addition to a law entitled, "a law ascertaining the fees of the several officers and persons therein named." Adopted May 1, 1798.

p.302. Fees of the justices in quarter sessions; of justices of the peace and common pleas out of session; clerk of the sessions; prothonotory's clerk of the Orphan's Court; Attorney's Fees in Common Pleas and Quarter Sessions; Clerk of the General Court.

Repealed 1799. p.508. Laws of Indiana Territory p.65.

A law for the purpose of including all unsettled and unimproved tracts or parcels of land and subjecting them to taxation. Adopted May 1, 1798.

p.307. Land divided into 3 classes according to quality, 1st rate at \$.30 per 100 acres, 2d class at \$.20 and 3d class at \$.10. For county rates. Repealed 1799. p.493.

A law respecting Crimes and Punishments. Adopted 6, 1798. p.322. Fines.

Revenue, Source of (con't)

Territorial Period (con't)

Counties, Cities and Townships (con't)

- 1799. An act regulating the admission and practice of attornies and counsellors at law. Ap. Apr. 29, 1799.

 Sect. 12. p.346. Penalty on persons practicing law without a license; forfeit three fold the fees accepted, one half to the person suing attorney and one half to county in which suit brought.
 - An act to establish and regulate Ferries. Ap. Nov. 15, 1799. Sect. 5. p.359. \$5 to \$20 fine for each offense, operating ferry without a license, one half to person prosecuting, and one half to county.
 - An act to prevent trespassing by cutting of timber. Ap. Nov. 15, 1799.
 - Sect. 5. p.364. Fines under act, one half for the use of the poor of the township.
 - An act regulating grist-mills and millers. Ap. Dec. 2, 1799. Sect. 3. \$5 fine for taking greater toll, fee or reward for grinding or for grinding and bolting grain. For use of county.
 - An act to regulate the disposition of water-crafts of certain descriptions, found gone or going adrift, and of estray animals. Ap. Dec. 2, 1799.
 - Sect. 1. p.369. Fee of justice and clerk for certified copies of and registration of estray boats.
 - Sect. 2. p.370. Fees for registering estray animals.
 - Sect. 8. p.374. Penalty for failure to register estray taken up-forfeit to amount of appraised value, one half to whoever will sue for same, one half to county.
 - Sect. 9. p.375. Justices of quarter session neglecting to procure estray pounds to be erected, to pay \$20 for every court thereafter until same erected. Pound keeper failing in duty, \$8 and costs for each offense.
 - An act for the prevention of vice and immorality. Ap. Dec. 2, 1799. p.377.
 - Fines and penalties for various crimes and misdemeanors.
 An act regulating the firing of woods, prairies and other lands.
 - Ap. Dec. 6, 1799. p.417. Fine, \$5 to \$100, one half to person prosecuting, one half to county.
 - An act establishing and regulating the militia. Ap. Dec. 13, 1799. p.418. Fines p.431,442,etc.
 - An act for opening and regulating public roads and highways.

 Ap. Dec. 13, 1799. p.452. Amended 1805. Laws of Indiana
 Territory p.108.
 - Sect. 10. p.458. Road work required. "All male persons of the age of twenty-one years, and not exceeding fifty, who have resided thirty days in any township of any county within this territory, and who are not a township charge, shall over and above the rate of assessment hereinafter mentioned, be liable yearly and every year, to do and perform two days work on the public roads, under the direction of the supervisor within whose limits they shall be respectively residents..." Fine of \$.75 per day for refusal.
 - Sect. 12. p.459. Penalty for filling up ditches, \$5 for each offense. Applied to opening and repairing highways in district.

Revenue, Source of (con't)

Territorial Period (con't)

Counties, Cities and Townships (con't)

Sect. 14. p.460. Fine for persons laboring on highways to demand money, drinks, etc., from travelers, \$1; supervisors conniving thereat, \$5.

Sect. 15. <u>p.460.</u> Supervisors refusing or neglecting to do their duty, \$2 to \$12 for each offense. Amended 1805, <u>Laws</u> of Indiana Territory. Fine \$5 to \$40.

Sect. 19. p.462. County Commissioners to levy a tax - so much money as may be necessary to keep in good repair all public roads within same township, not to exceed 1/2 of the tax laid on same persons for defraying territorial or county expenses.

Sect. 27. p.466. Penalty for taking down or destroying advertisements re road act. \$10, for use of county.

Sect. 28. p.466. Fine for obstructing highway. \$1 to \$100

Sect. 28. p.466. Fine for obstructing highway, \$1 to \$100, one half to use of county, one half to whoever prosecutes. An act laying a territorial tax on land. Ap. Dec. 19, 1799.

p.467. Act in force one year next after passage.

Sect. 6. p.470. Fines for failing to give in a list of lands or giving in a false list, not to exceed \$30, half to informant and half to county.

Sect. 7. p482. Tax on ferries levied by Court of quarter sessions, based on value and income, not to exceed \$10.00. Sect. 8. p.471. Rate.

Lands divided into 3 classes, 1st rate, \$.85 per 100 acres; 2d rate \$.60, 3d rate \$.25.

Sect. 11. p.472. Non-residents to enter lands with auditor or with clerk of county. Taxes to be paid to territorial treasurer or to sheriff or collector of property in county. Sect. 12. p.474. "The sheriff or collector shall duly account for, and pay into the treasury of the territory, on or before the thirty-first day of December, annually, the full amount of all imposed taxes in his county, deducting therefrom such allowance as the law directs to be made, and the amount of interest which he may have received, together with one per centum for his commission thereon."

Sect. 13. p.486. Penalty for neglect of duty by county treasurer, fine of not exceeding \$100, "to the use of the proper county."

Sect. 20. p.491. Penalty on collector for demanding more taxes than due, fine not to exceed \$100, half to person suing, half to county.

Sect. 23. p.493. Penalty on a justice, lister or free-holder for neglect of duty, fine not exceeding \$100, half to person suing for same, half to county.

An act regulating the fees of the constables in the several counties within this territory. Ap. Dec. 19, 1799. p.502.

An act allowing compensation to the attorney-general of the territory and to the persons prosecuting the pleas, in behalf of the territory, in the several counties. Ap. Dec. 19, 1799. p.506.

Revenue, Source of (con't)
Territorial Period (con't)
Counties, Cities and Townships (con't)

1787. Ordinance of 1787.*

Article IV....."The inhabitants and settlers in the said territory shall be subject to pay a part of the Federal debts, contracted, or to be contracted, and a proportional part of the expenses of government to be apportioned on them by Congress...and the taxes for paying their proportion shall be laid and levied by the authority of the legislatures...within the time agreed upon by the....

"No tax shall be imposed on lands the property of the United States; and in no case shall non-resident proprietors be taxed higher than residents. The navigable waters leading into the Mississippi and Saint Lawrence, and the carry-places between the same, shall be common highways, and forever free; as well to the inhabitants of the said territory as to the citizens of the United States, and those of any other States that may be admitted into the confederacy, without any tax, impost or duty therefor."

- 1800. Act creating Indiana Territory. May 7, 1800. No specific mention of Taxation.
- 1809. Act creating Illinois Territory. Feb. 3, 1809. No Specific mention of Taxation.
- 1818. Enabling Act, Illinois permitted to become a State. Apr. 18, 1818.

Propositions. (Sect. 6)

- 1. Section 16 in every township, donated for use of schools.
- *Citations have been taken from Illinois State Historical Library,
 Illinois Historical Collection v.13. Illinois Constitutions.

Revenue, Source of (con't)
Territorial Period (con't)

Revenues of the Territorial Government (con't)

- The following citations are to <u>Laws of Indiana Territory</u>, <u>1801-1809</u>. (Illinois Historical Collection, v.21)
- 1801. A Law appointing a Territorial Treasurer. Adopted Jan. 26, 1801.

 Sec. 2. p.17. Territorial treasurer "to receive of the several clerks and prothonotories of this territory, all fines and other monies by them, or any of them received for the use of the territory; and all other public money payable, or that may become payable into the treasury by virtue of any law of the territory."
- 1803. A Law ascertaining and regulating the fees of the several officers and persons therein named. Adopted Sept. 4, 1803. p.46.
- 1805. An act for prohibiting the sale of ardent spirits or other intoxicating liquors to Indiana. Ap. Aug. 6, 1805.
 p.91. Penalty \$50 to \$500.
 - An act to prohibit the giving or selling intoxicating liquors to Indians. Ap. Aug. 15, 1805. (Traders)
 p.97. Fine \$5-\$100 to use of territory.
 1806 Act, fines to county. p.216.
 - An act for levying and collecting a tax on lands and for other purposes. Ap. Aug. 26, 1805. p.147.
- 1806. An act supplemental to an act entitled "An act levying and collecting a tax on land and for other purposes." Ap. Nov. 29,1806. p.171.

Counties, Cities and Towns (con't)

- The following citations are to <u>Laws of Indiana Territory</u>, <u>1801-1809</u>. (Illinois Historical Collection v.21)
- 1801. A Law supplmental to a law to regulate county levies. Adopted Jan. 19, 1801.
 p.l.
 - An Law establishing court of judicature. Adopted Jan. 23, 1801. Sect. 4. p.9. Fines and amercements estreated yearly by clerks of courts of general quarter sessions of the peace into general court or court of oyer and terminer that process may be awarded to the sheriff of every county concerned.
 - Sect. 13. p.12. Jurors failing to attend, fined not to exceed \$8 for general costs and court of over and terminer, or not to exceed \$5 for court of common pleas or quarter sessions.

Revenue, Source of (con't)

Territorial Period (con't)

Counties, Cities and Towns (con't)

1801. (con't)

- A Law in addition to a law, entitled, "a law ascertaining and regulating the fees of the several officers and persons therein named. Adopted Jan. 26, 1801.

 p.19.
 Fees of clerk of general court.
 Repealed 1803, p.65.
- 1802. A law allowing fees to the surveyors. Adopted Feb. 3, 1802. p.26.
- 1803. A law in addition to a law regulating certain fees. Adopted Mar. 24, 1803.

 p.32.
 Sheriff's commissions.
 Repealed 1803, p.65.
 - A Law ascertaining and regulating the fees of several officers and persons therein named. Adopted Sept. 24, 1803. p.46.
 - A Law to regulate county levies. Adopted Nov. 5, 1803. p.68.
 - A law laying a tax upon law process. Adopted Nov. 5, 1803. p.81.
- 1805. An act regulating notaries public. Ap. Aug. 15, 1805. p.92. Fees
 - An act to regulate weights and measures. Ap. Aug. 22, 1805. p.102. Penalty for buying or selling by false weight or measure. \$20 for use of county.
 - An act organizing Inferior Courts. Ap. Aug. 24, 1805. p.115.

Sect. 7. p.117. Judges salary.

Sect. 8. p.117. Sheriff to collect and account for fees.

Sect. 9. p.117. Clerks and fees.

An act respecting certain Crimes and Punishments. Ap. Aug. 24, 1805..

Fines

Sect. 2. p.118. Stealing or marking a hog shoat or pig.

Sect. 3. p.118. Profane swearing.

Sect. 4. Failure to list billiard tables for taxation.

Mills and millers. Ap. Aug. 24, 1805. Fine for not in repair dam over which public road passes. Sect. 11. p.136. Revenue, Source of (con't)

Territorial Period (con't)

Counties, Cities and Townships (con't)

1805. (con't)

Negroes and Mulattoes

Sect. 8-9. Failure to register. Fines.

p.138.

- An act to authorize the Courts of the Counties within this Territory, to draw on the County Treasurer for the services and expenses therein mentioned. Ap. Aug. 26, 1805. p.140. Fees
- An act for levying and collecting a tax on lands and for other purposes. Ap. Aug. 26, 1805.

 p.147. Fines
 Sect. 4. p.148; Sect. 9. p.150; Sect. 11. p.150.

 Auditor to make assessment on each tract of land at such rate per dollar as will be sufficient to produce the sum required.
- 1806. An act supplemental to an act entitled, "An act for levying and collecting a tax on land and for other purposes."

 Ap. Nov. 29, 1806.
 p.171.
 - An act to amend an act respecting County Levies. Ap. Nov. 24, 1806. p.186.
 - An act supplemental to an act regulating County Levies. Ap. Nov. 29, 1806. p.196.
 - An act directing the Taxes on Law process and in the different counties, to be paid into the county Treasuries.

 Ap. Dec. 3, 1806.
 p.201.
 - An act to regulate Marriages. Ap. Dec. 3, 1806. p.205. License fee \$1.00
 - Fines for giving and selling intoxicating liquor to Indians within 40 miles of Vincennes.
 p.216. Fine.
- 1812. An act for levying and collecting a Tax on Land. Ap. Dec. 23,1812.

 p.19.

 Amended L. 1813, p.56; L. 1814, p.80. Partial repeal
 L. 1814, p.11; L. 1814, p.26.

1812. (con't)

- Sect. 1. Land divided into 3 classes:
 Mississippi and Ohio Bottoms 1st rate.
 - All other located lands 2d rate.
 - All claims to land that laws have been confirmed by proper authority considered 3d rate until located by authority.
- Sect. 2. Fine of \$5 for every 100 acres, half to person suing and half to Territory, for failure to enter lands for taxation.
- Sect. 4. Tax rate
 lst rate land, \$1.00 per 100 acres; 2d rate land
 \$.75 per 100 acres; 3d rate land, \$.37 1/2 per 100
 acres.
- Sect. 6. Non-resident land entered with Auditor.
- Sect. 10. Sales of delinquent lands. In addition to arrearages of taxes and costs fee of \$.05 per tract to sheriff for his own use.
- An act to amend an act entitled, an act Regulating Grist Mills and Millers and for other purposes. Ap. Dec. 25, 1812.

 <u>Laws of 1812</u>, p.28.
 - Fine of \$200 for every offense for building mills or mill dam without complying with act of which this is an amendment.
- An act authorizing the appointment of County Commissioners and for other purposes. Ap. Dec. 25, 1812. L. 1812, p.34. Sect. 3. p.35. Assessments.
- An act concerning fines and forfeitures. Ap. Dec. 25, 1812.

 L. 1812, p.50. All fines and forfeitures that may hereafter be recovered in the respective courts of common Pleas shall be appropriated in behalf of the County levy in each county in which such fines and forfeitures shall be recovered.
- 1813. An act to enforce the assessment and collection of taxes in the counties of Madison, St. Clair, Johnson and Gallatin for the year 1813 and for other purposes. Ap. Dec. 1, 1813.

 L. 1813, p.[5].
 - An act concerning Fines and Forfeitures. Ap. Dec. 1, 1813. L. 1813, p.13.
 - 'All fines and forfeitures that may hereafter be recovered in the respective Court of Common Pleas shall be appropriated in behalf of the County levy in each County in which such fine and forfeiture shall be recovered."
 - An act Prohibiting the trading with Indians, etc. Ap. Dec. 8, 1813. L. 1813, p.14.

 Fine for every offense, \$5 to \$20, half to informer, half to use of the Territory.

1813. (con't)

- An Act to prevent the Migration of free Negroes and Mulattoes into this Territory and for other purposes. Ap. Dec. 8, 1813. L. 1813, p.17.
 - Sect. 2. p.18. \$.50 registration fee to clerk for registering free negroes and mulattoes.
- An Act regulating the General Court. Ap. Dec. 10, 1813. L. 1813, p.28.
 - Sect. 12. p.33...All fines amercements and forfeitures which shall be inflicted by the said General Court under any of the Laws of this Territory, shall be paid to the clerk of the said court, and by him annually or on or before the first day of October paid into the Territorial Treasury for the use of the Territory, that all amercements, fines, etc...forfeitures inflicted by the said court in any county shall be paid to the sheriff of the county when the same shall be inflicted and by the same sheriff accounted for annually and by him paid into the county treasury for the use of the county."
- An act Repealing part of an act Regulating the fees of the several Officers and persons therein named. Ap. Dec. 10, 1813.

 L. 1813, p.54.
- An Act for levying and collecting an additional Revenue and to amend the act for levying and collecting a Tax on land. Ap. Dec. 11, 1813.
 - L. 1813, p.36. Partial repeal L. 1814, p.26.
 - Sect. 1. Each free male inhabitant above the age of 21 years who does not pay an annual Land tax to the Territory, a tax of fifty cents each which shall be collected and paid into the Territorial treasury. Poll tax repealed, L. 1814, p.26.
 - Sect. 5. p.57. Sheriff to settle with Territorial Treasury on or before Nov. 1 annually.
- 1814. An act to repeal part of an act entitled, "an act for levying and collecting a tax on land." Ap. Dec. 1, 1814.

 L. 1814, p.11.
 - An act for the relief of those who forfeited lands by failing to give a list to the commissioners. Ap. Dec. 8, 1814.

 L. 1814, p.14.

Land not listed for taxation may be redeemed by payment of triple tax on same by payment into office of auditor before March 1 next.

An act concerning the Town of Shawanoe Town. Ap. Dec. 8, 1814. L. 1814, p.15.

Sect. 3-5. Assessments

1814. (con't)

An act concerning the Militia. Ap. Dec. 14, 1814.

L. 1814, p.21.

- Sect. 3. Fines for refusal to perform the tour of duty. Court martial to assess at \$30 to \$60 per month. Judge advocate to notify Auditor who will hold sheriff for the amount.
- Sect. 4. p.23. Fines on officers for failing to compose court martial: captain or higher grade, \$10 to \$50; officers under rank of captain, \$6 to \$30.
- Sect. 5-6. Expense of courts martial paid by Territory; sheriff's fees.
- An act to repeal part of an act entitled, "An act for levying and collecting an additional Revenue," and to amend the "act for levying and collecting a tax on land." Ap. Dec. 14, 1812. L. 1814, p.26. Poll tax repealed.
- An act defining and explaining the fees of Sheriffs and Clerks in certain cases. Ap. Dec. 20, 1814. L. 1814, p.38.
- An act concerning the Kaskaskia Indians. Ap. Dec. 22, 1814. L. 1814, p.43.

- Sect. 1. Fine for selling intoxicating liquor to \$20.00. Sect. 6. p.45. All fines imposed by this law after deducting thereout all necessary expenses, shall be paid by the Governor or a sub agent, to the injured Indian or Indians.
- An Act for levying and collecting a tax on billiard tables. Ap. Dec. 22, 1814.

L. 1814, p.51.

- Sect. 1. Annual tax of \$40,00, collected by sheriff.
- Sect. 2. \$40 to \$80 fine and costs for failure to enter assessable property.
- An Act concerning Justices of the Peace. Ap. Dec. 24, 1814. L. 1814, p.56.
 - Sect. 11. p.64. All fines that may be inflected by Justices of the Peace, shall be accounted for and go in aid of the county levy.
 - Sect. 13. p.65. County courts empowered to levy a county tax for erection and maintenance of "one good convenient courthouse and one sufficient Jail."
- An act Regulating the fees of Justices of the Peace, constables and recorders. Ap. Dec. 24, 1814. L. 1814, p.70.

1814. (con't)

An act appointing a County Treasurer, and defining the duties of collectors and treasurers. Ap. Dec. 24, 1814. L. 1814, p.25.

Sect. 4. p.77. Settlement with sheriffs for tax collections.

Sect. 5-7. Delinquent taxes.

An act to amend an act entitled, "An act for levying and collecting a tax on land." Ap. Dec. 24, 1814.

L. 1814, p.80. Sect. 2. p.81. Tax rate Located in Mississippi, Ohio or Wabash Bottomes. \$1.00 per 100 acres. Other places, \$.75 per 100 acres. Unlocated confirmed claims, \$.37 1/2 per 100 acres.

Sect. 5. p.82. Sheriffs to settle with Territorial Treasurer by December 1.

References to Pope's digest, 1815, v.l.

1807. Crimes and punishments act passed Sept. 12, 1807.
Fines paid to benefit of territory.
Sect. 8. p.95. Larceny 2d offense.
Sect. 19. p.105. Maiming or disfiguring.

Elections act passed Sept. 17, 1807.

Sect. 11. p.151. Sham conveyances of land, title, or base of land to enable person to vote - land so conveyed, leased, etc., forfeited to territory.

An act Regulating the Fees of the several officers and persons therein named. Passed Sept. 17, 1807, p.237. Secretary's fees.

An act Regulating the Fees in the General Court and for other purposes. Passed Sept. 14, 1807. p.248.

1813. Trading with Indians. Passed Dec. 8, 1813.

Fines:

Sect. 1. p.290. Selling liquor to Indians.

Sect. 2. p.291. Purchasing guns or other articles of Indians.

Under Kaskaskia Indians Act passed Dec. 22, 1814, all fines collected to be paid by the governor or a sub-agent to the injured Indian or Indians. p.298.

Revenue, Source of State

Donations by Federal Government

Enabling Act, Apr. 18, 1818

- Sect. 6. Paragraph 1. Section 16 in every township, or when that section has been sold or otherwise disposed of, other lands equivalent thereto, and as contiguous as may be, granted to state for the use of the inhabitants of such township, for the use of the schools.

 For disposal of these lands, See School Land.
- Sect. 6. Paragraph 2. All salt springs within such state and the land reserved for the use of the state, "to be used under such terms, and conditions, and regulations, as the legislature of the state shall direct: Provided, the legislature shall never sell nor lease the same for a larger period then ten years, at any one time."

 See also Salines.
- Sect. 6. Paragraph 3. 5 per cent of the net proceeds of the lands lying within such state, and which shall be sold by Congress from and after Jan. 1, 1818, after deducting all expenses, shall be reserved for the purposes following, viz: 2/5 to be disbursed, the direction of Congress, in making roads leading to the state; the residue to be appropriated, by the legislature of the state, for the encouragement of learning, of which 1/6 shall be exclusively bestowed on a college or university.
- Sect. 6. Paragraph 4. 36 sections, or one entire township, designated by the President of the United States, together with the one heretofore reserved for that purpose; shall be reserved for that purpose; shall be reserved for the use of a seminary of learning, and vested in the legislature of the State, to be appropriated solely to the use of such seminary by the legislature.
 - 2. Salt springs and land reserved for use of same. To be used under terms, conditions and regulations as directed by the state legislature, provided that they shall never be sold nor leased for a period longer than 10 years.
 - 5. 5 per cent of net proceeds of lands sold by Congress from and after Jan. 1, 1819, after deducting expenses, to be reserved for; 2/5 to be disbursed under direction of Congress in making roads leading to the state; residue to be appropriated by state legislature, for encouragement of learning, of which 1/6 shall be exclusively bestowed on a college or university.
 - 4. 36 sections (township), together with the one heretofore reserved for the use of a seminary of learning, and vested in the state legislature, to be appropriated solely to the use of such seminary by the legislature.

Revenue, Source of State (con't) Enabling Act, 1818 (con't)

[5] A further requirement; From and after Jan. 1, 1819, every and each tract of land sold by the United States shall remain exempt from tax by state, county or township, or any purpose whatever, for the term of 5 years from and after date of sale*. The bounty lands granted, or hereafter to be granted, for military services during the late, war, shall, while they continue to be held by the patentees or their heirs, remain exempt from all taxes for the term of 3 years from the date of the patents, respectively. All the lands belonging to the citizens of the U.S., "residing without the said state, shall never to taxed higher than the lands belonging to persons residing therein."

*This clause repealed by Congress. See Pub.L. 1847, p.83.

Ordinance of 1818.

Adopted by Constitutional Convention. Aug. 26, 1818. Terms laid down by enabling act accepted.

Constitution of 1818.

Art. II. Sect. 21. An accurate statement of the receipts and expenditures of the public money shall be attached to and published with the laws at the rising of each session of the General Assembly.

Art. II. Sect. 32. "All bills for raising a revenue shall originate in the house of representatives, subject however to amendment or rejection as in other cases..."

Schedule Sect. 2. All fines, penalties and forfeitures due and owing to the territory of Illinois shall enure to the use of the State...

Revenue, Source of State (con't)
Assessment and Tax Acts (con't)

See also Record Laws, Fees for Recording and for Certified Copies

Treasury, State. Constitution of 1870. Special funds.

- 1819. An act authorizing a Lottery to raise funds for the purpose of draining the ponds, in the American bottom. Ap. Mar. 27, 1819.

 L. 1819, p.310.

 Overplus of money, after completing the work for which the lottery is intended, to be paid into the treasury of the state, to be appropriated in such manner as the legislature may direct.
 - An act providing for the valuation of lands and other property, and laying a tax thereon. Ap. Mar. 27, 1819.

 L. 1819, p.313. Amended L. 1821, p.182.

 Partial repeal L. 1821, p.184. Repealed L. 1823, p.212.
 - Sect. 1. Lands divided into 3 classes, to be valued at \$4, \$3, and \$2 per acre, respectively.
 - Sect. 3. Tax of 1/2 per cent per annum upon the value of his or her lands.

 Each owner of stock in any bank or monied institution now or hereafter established, tax at rate of 1/2 per cent per annum upon the money actually paid in on account of such stock.

 Tax of 1/2 per cent per annum upon value of each and every slave or indentured negro or mulatto (apprentices excepted).
 - Sect. 5. Non-residents to enter lands and bank stocks in state with auditor and pay taxes to state auditor.
 - Sect. 14. The taxes imposed on the lands of non-residents and the tax upon bank stock of both residents and non-residents directed to be a state tax and all monies arising therein to be paid into State treasury. Tax upon lands of residents shall be paid into the state treasury, except 1/2 to be paid to county treasury. Tax on slaves and indentured servants appropriated to county purposes.
 - Sect. 15. Sheriffs to settle with state treasurer by December 1 of each year.
 - Sect. 17. In cases these taxes insufficient for county purposes the county commissioners of any such county authorized to levy a tax not exceeding 1/2 per cent per annum upon the value of the following kinds of property; town lots, carriages for the conveyance of persons, distilleries, stock in trade, and such other personal property as they may think proper.
 - Sect. 18. Auditor to postpone further collection of the tax due upon lands owned by non-residents for year 1818 to Oct. 1, next.
 - Sect. 19-21. Triple tax the penalty for tax delinquents.

Revenue, Source of State (con't)
Assessment and Tax Acts (con't)

- 1821. An act for the Relief of the several sheriffs of the State of Illinois. Ap. June 19, 1821.

 L. 1821, p.19.
 Allowed until March 1 next to pay into the treasury.
 - An act for the Relief of certain persons whose lands, bank stock, etc. have been sold for Taxes, and for other purposes.

 Ap. Jan. 31, 1821.

 L. 1821, p.64.

 Allowed until Jan. 1 next for redemption. How redeemed.

 No sale of non-residents' lands, etc., for taxes, before Jan. 1822.
 - An act amending an Act entitled, "An Act providing for the valuation of lands and other property and levying a tax thereon." Ap. Feb. 15, 1821.
 L. 1821, p.182. Repealed L. 1823, p.212.
 - Sect. 4. p.183. Two thirds of all taxes imposed and collected, upon lands situated in any county of this state, (except the taxes imposed upon the military bounty lands) shall be paid over into the county treasurer of such county..."
 - Sect. 5. p.183. Lands purchased from the U.S. on installment plan, "shall in no case be valued higher than in proportion to the amount of money actually paid thereon."
 - Sect. 6. p.184. Parts of act repealed:
 Requiring triple tax for failing to pay tax to treasurer by Oct. 1, yearly.
 Requiring taxable property of resident and non-resident delinquents to be rated in the first class.
- 1823. An act to remit Triple Taxes in certain cases. Ap. Jan. 8, 1823.

 L. 1823, p.68.

 For failing to list taxes within time limit. Refunds to be made.
 - An act for the relief of the several sheriffs of this state.
 Ap. Dec. 23, 1822.

L. 1823, p.80.

- Allowed until Apr. next to complete collections for years 1822 and 1823. Allowed 7 1/2 per cent commission on all taxes collected.
- An act for levying and collecting a Tax on Land and other property. Ap. Feb. 18, 1823.

 L. 1823, p.203. Amended L. 1825, p.172. Repealed R.S. 1822, p.338.

Revenue, Source of State (con't)
Assessment and Tax Acts (con't)
1823. (con't)

- Sect. 1. p.203. All taxable lands divided into 3 classes according to quality.
- Sect. 2. p.203. Lands of 1st class to be valued at \$4 per acre; of 2d class at \$3 per acre; and 3d class at \$2 per acre.
- Sect. 3. All taxable lands liable to tax of 1/2 per cent per annum; slaves and indentured negroes and mulattoes (except apprentices), 1/2 per cent of value per annum.
- Sect. 5. p.205. Listing of non-residents' lands with Auditor. Taxes to be paid before Oct. 1 of each year.
- Sect. 10. p.206. Triple taxes for falsifying lists of taxable lands by owner.

Tax Sales

- Sect. 16. p.208. Taxes upon non-residents to be state tax. Two-thirds of taxes on lands where owners reside to county, balance after deducting sheriff's compensation for collecting, to State.
- Sect. 22. p.210. County tax being insufficient, county commissioners may tax not exceeding 1/2 per cent upon the value of town lots (except on lots of incorporated towns whereon a tax not less than 1/2 per cent shall have been levied by the trustees of said town that or preceding year), pleasure carriages for the conveyance of persons (not such as are common farming purposes), distilleries, stock-in trade, and other personal property as they may think proper).
- 1825. An act for improving the navigation of the Sangamon River and creating a fund for that purpose. Ap. Dec. 29, 1824.
 L. 1825, p.48.
 - For opening and improving the navigation of the Sangamon River from the confluence of the 2 main branches to the mouth.
 - County commissioners of "said county" authorized to open books of subscription and to levy a tax of not less than 1/4 nor more that 1/2 per cent upon all taxable property of said county, to be appropriated for said improvement. Tax may be paid in labor.

A majority of all male persons of county subject to being taxed must petition for levying of this tax.

- An act to postpone the sale of lands now advertised for sale, for taxes, by the Auditor of Public Accounts. Ap. Jan. 3, 1825. L. 1825, p.52.
- An act for the relief of persons whose lands or other property have been sold to the State for Taxes, and allowing further time for the Redemption thereof. Ap. Jan. 14, 1825.
 L. 1825, p.106.

- Revenue, Source of State (con't)
 Assessment and Tax Acts (con't)
 - 1827. An act to complete the assessment and collection of the land tax of 1826, and for other purposes. Ap. Feb. 10, 1827. R.S. 1827, p.338.
 - An act for the relief of certain persons whose lands have been sold for taxes. Ap. Feb. 13, 1827.

 R.S. 1827, p.339. Repealed R.S. 1845, p.463.
 - An act to provide for raising a Revenue. Ap. Feb. 19, 1827.

 R.S. 1827, p.325; R.S. 1833, p.513.

 Supplemental Act R.S. 1829, p.119; R.S. 1833, p.523.

 Partial Repeals: Sect. 14 and 20, Sect. 17 (in part)

 R.S. 1829, p.123; L. 1831, p.125 (Sect. 2).

 Sect. 3,4,5, 27 repealed L. 1833, p.534. Sect. 19 repealed

 L. 1837, p.195.

 Repealed L. 1839, p.23; R.S. 1845, p.463.
 - Sect. 1. Taxable lands: 1st class, value at \$4 and taxed at rate of 2 cents per acre; 2d class, valued at \$3, taxed at 1 1/2 cents per acre; 3d class, valued at \$2 and taxed at 1 cent per acre. 3d rate abolished L. 1831, p.125.
 - Sect. 13. p.331. Non-residents to list their lands and pay taxes to auditor.
 - Sect. 21. p.333. In lieu of taxes paid by residents in the military tract, state to pay \$275 in state paper dollars annually.
 This section repealed L. 1836, p.231; 2L. 1827, p.59.
 - 1829. An act supplemental to an act, entitled, "An act to provide for raising a revenue." Ap. Jan. 19, 1829.
 R.L. 1829, p.119; R.S. 1833, p.523. Repealed R.S. 1845, p.463.
 - Sect. 1. p.119. Non-residents may list their land either with the Auditor or in the county. Land on which partial payments have been made to the U.S. taxes to be paid in proportion to the installments paid thereon.
 - Sect. 2. p.120. Counties on the bounty lands. In lieu of taxes on lands in said county, state payment from State Treasury to county commissioners of Pike, Adams, Fulton, Calhoun, Peoria and Schuyler, \$75 state paper dollars, annually, in addition to what the said counties received for the last two years; to any county subsequently organized upon the military tract, a similar amount.

 This section repealed as to Pike, Adams, and Schuyler Counties. L. 1836, p.231; McDonough and Peoria 2L. 1837, p.59.
 - Sect. 14. Repeals:
 Sect. 14 and 20 of original act.
 Sect. 17 partially repealed.

- Revenue, Source of State (con't)
 Assessment and Tax Acts (con't)
 - 1831. An act authorizing the county commissioners court of Shelby County, to levy a tax for certain purposes. Ap. Feb. 10, 1831.

 L. 1831, p.23.
 Bridge across Kaskaskia River.
 - An act to authorize the Governor to borrow a sum of money on behalf of the State. Ap. Jan. 27, 1831.

 L. 1831, p.92.
 Authorized to borrow not exceeding \$100,000 to be applied to payment of the ordinary expenses of the government, and all other appropriations by law, and for the redemption of the notes of the State bank of Illinois, payable any time after Dec. 31, 1850.
 - An act concerning the revenue of St. Clair County. Ap. Jan. 1, 1831. L. 1831, p.124.
 - An act to amend the several revenue laws of this State. Ap. Feb. 12, 1831. L. 1831, p.125; R.S. 1833, p.527. Repealed L. 1839, p.23; R.S. 1845, p.463.
 - Sect. 2. 3d rate of land abolished.
 - Sect. 3. Lands sold for taxes by state subject to taxation from time of sale.
 - Sect. 4. p.126. "All lands sold by the State, or by any county or township, whether the same be canal, seminary, school, saline, or other lands are hereby declared subject to taxation, from the date of sale.
 - An act for the relief of certain persons whose lands have been sold for taxes. Ap. Feb. 13, 1827.

 R.S. 1833, p.513. Repealed by implication L. 1839, p.23.
 - 1833. An act concerning the public revenue. Ap. Feb. 27, 1833.

 R.S. 1833, p.528. Amended R.S. 1845, p.463.

 Tax sales
 - 1835. An act in addition to an act, supplemental to an act to provide for raising a revenue. Ap. Feb. 12, 1835.

 L. 1835, p.51. Repealed R.S. 1845, p.463.
 - 1836. An act declatory of the law in relation to the road tax. Ap. Jan. 16, 1836.
 L. 1836, p.227. Repealed R.S. 1845, p.463.
 - An act concerning the Public Revenue. Ap. Jan. 15, 1836.

 L. 1836, p.231. Repealed R.S. 1845, p.463.

 So much of revenue laws as requires state treasurer to pay the county commissioners of each of the counties of Pike, Adams and Schuyler, for the use of said counties, any sums of money, repealed. Sheriffs of those counties to pay into their respective county treasuries the whole amount of the tax collected by them on lands lying within their counties, same as any other county.

Revenue, Source of State (con't)
Assessment and Tax Acts (con't)

- 1836. An act concerning the redemption of lands sold for taxes.
 Ap. Jan. 13, 1836.
 L. 1836, p.231. Repealed R.S. 1845, p.463.
 - An act concerning the payment of the Revenue and for other purposes.

 Ap. Jan. 16, 1836.

 L. 1836, p.244.

 Bills of the State Bank and the branches legal tender.
- 1837. An act concerning the public revenue of the County of Warren.
 Ap. Mar. 2, 1837.
 L. 1837, p.194. Repealed R.S. 1845, p.463.
 - An act supplementary to "An act to amend an act to provide for raising a revenue." Ap. Dec. 6, 1836.

 L. 1837, p.194. Repealed R.S. 1845, p.463.

 Sect. 19 of 1827 Act repealed P.195.
 - An act concerning the Public Revenue. Ap. July 21, 1837.

 2L. 1837, p.59.

 So much of act as requires State Treasurer to pay county commissioners in lieu of State Tax, McDonough and Peoria Counties, repealed.
- 1839. An act concerning the Public Revenue. Ap. Feb. 26, 1839...

 Pub.L. 1839, p.(3). Supplemented L. 1839, p.23. Amended

 L. 1840, p.(3).

 Sect. 31 partially repealed. L. 1840, p.5. Act and supplement amended L. 1843, p.231. Amended L. 1843, p.238. Repealed

 R.S. 1845, p.465.
 - Sect. 1. p.(3). Property declared subject to taxation. "All lands, tenements and hereditaments, situated in this State, claimed by individuals or bodies politic or corporate, except such lands as may be owned by societies or corporations for the purposes of buying ground, church grounds, and grounds for the use of literary institutions, not to exceed ten acres...except lands belonging to the U.S. or this State, and such other lands as are exempted from taxation by the terms of the compact between this State and the United States...also the following personal property viz: stud horses, asses, jinnies, mules, horses, mares, cattle, slaves, and servants of color, clocks, watches, carriages, wagons, carts, money actually loaned, stock in trade, and all other description of personal property of the stock of incorporated companies...valued according to the true value thereof, as hereinafter directed."
 - Sect. 15. p.9. "For the purpose of supporting the government and defraying the necessary expenses attendant upon the enactment, administration, and execution of the laws of the State."

 State tax to be levied, 20 cents per every \$100 worth of taxable property. Lien exists on taxable property until tax is paid.

Revenue, Source of State (con't)
Assessment and Tax Acts (con't)

- Sect. 20. p.10. County tax not to exceed 1/2 per cent upon every \$100 worth of real or personal property, unless authorized to do so by a special act of the General Assembly to be collected with State tax.
- Sect. 22. p.11. Collectors to pay into State Treasury by 1st Monday in March, annual y.



- Revenue, Source of State (con't)
 Assessment and Tax Acts (con't)
 1839. (con't)
 - Sect. 63. p.23. All acts and parts of acts coming within the purview and meaning of this act and all laws or parts of laws...exempting town-lots and other property in incorporated towns from taxation for State and county purposes, together with all laws...requiring merchants to obtain a license to sell goods...repealed.
 - An act supplementary to "An act concerning the Public Revenue."

 Ap. Mar. 1, 1839. L. 1839, p.23. Amended L. 1843, p.231.

 Sect. 1 repealed L. 1843, p.238. Repealed L. 1845, p.36;

 R.S. 1845, p.465.
 - 1840. An act to amend "An act concerning the Public Revenue approved Feb. 20, 1839." Ap. Feb. 1, 1840. L. 1840, p.[3]. Repealed R.S. 1845, p.466.

 Sect. 9. p.5, Sect. 31 partially repealed.
 - An act to legalize the assessment of the Revenue in the Counties of Iroquois and Clay, for the year 1839. Ap. Jan. 30, 1840. L. 1840, p.70.
 - 1841. An act to authorize the county commissioners of Brown County to appoint an assessor. Ap. Feb. 17, 1841.

 L. 1841, p.34.
 - An act concerning Assessors. Ap. Feb. 26, 1841. L. 1841, p.34. Repealed R.S. 1845, p.457.
 - An act to authorize the appointment of Assessors in certain cases. Ap. Feb. 27, 1841.
 L. 1841, p.35. Repealed R.S. 1845, p.467.
 - An act to provide for the payment of interest on the public debt.

 Ap. Feb. 27, 1841.

 L. 1841, p.165. Sect. 4-6 repealed L. 1843, p.229. Act suspended for the years 1842 and 1843. L. 1843, p.231. Sect. 3 in force L. 1843, p.238. Amended Pub.L. 1857, p.100.
 - Sect. 1. In addition to the revenue now raised by taxation, there shall be levied and collected for State purposes, a tax at the rate of ten cents on each one hundred dollars worth of property."
 - Sect. 2. Set apart exclusively for the payment of interest on the State indebtedness, and called "The Interest Fund"
 - Sect. 3. The minimum value of all lands for the purpose of taxation shall be \$3 per acre. Each Assessor to take oath that he "will in no instance, value land at three dollars per acre, that he, in his conscience, believes to be worth more."
 - Sect. 4-5. Bond issue.

Revenue, Source of State (con't)
Assessment and Tax Acts (con't)
1841. (con't)

- An act to provide for the levying of taxes for school purposes in the town of Griggsville, Pike County. Ap. Feb. 27, 1841.

 L. 1841, p.288.
- An act to legalize the assessment of taxable property in the northern division of Jefferson County for the year 1840.

 Ap. Jan. 7, 1841.

 L. 1841, p.302.
- An act to legalize the assessment of property in the County of Peoria, and other counties, for the year 1840. Ap. Jan. 7, 1841. L. 1841, p.303.
- An act to provide for the collection of taxes for the year one thousand eight hundred and thirty-nine, in Cass County.

 Ap. Feb. 18, 1841.

 L. 1841, p.305.
- An act to enable the trustees of Joliet to levy a tax and pay liabilities against said town. Ap. Feb. 17, 1841.

 L. 1841, p.305.
- An act to authorize the county commissioners of Rock Island and Stephenson Counties to collect the taxes of 1839. Ap. Feb. 18, 1841. L. 1841, p.306.
- An act for the collection of the taxes of Henderson County. Ap. Feb. 20, 1841. L. 1841, p.306.
- An act concerning the taxes of Greene and Jersey Counties.

 Ap. Feb. 20, 1841.

 L. 1841, p.307.

 Taxes due State for year 1839 may be paid out of the internal improvement fund donated by State.
- An act to legalize the assessment of taxes in the County of Jo Daviess, for the year 1839. Ap. Feb. 27, 1841.

 L. 1841, p.307.
- 1843. An act to prohibit the reception of depreciated paper in payment of public dues. Ap. Feb. 23, 1843. L. 1843, p.39.
 - An act in relation to burying grounds, church yards, and lands used by literary institutions. Ap. Mar. 2, 1843.

 L. 1843, p.53; R.S. 1845, p.614.

 Exempt from taxation.
 - An act in relation to delinquent collectors of taxes of the revenue. Ap. Mar. 6, 1843.

 L. 1843, p.68.

 Auditor to sue.

Revenue, Source of State (con't)
Assessment and Tax Acts (con't)
1843. (con't)

An act to authorize county commissioners' courts to assess taxes for road purposes. Ap. Mar. 4, 1843.

L. 1843, p.111. Repealed R.S. 1845, p.468.

County Commissioners not to levy a tax exceeding \$.50 on \$100 worth of taxable property. May set apart not exceeding 1/2 or said levy for road purposes.

May allow not exceeding \$1 per day, in discharge of road tax, for road labor.

- An act for the relief of the collector of Pope County, Ap. Mar. 1, 1843. L. 1843, p.220.
- An act for the relief of the late collector of Du Page County. Ap. Mar. 1, 1843.
 L. 1843, p.221.
- An act for the relief of William Manning, the collector of Shelby County. Ap. Mar. 3, 1843.
 L. 1843, p.225.
- An act to authorize the sheriff of Shelby County to sell non-resident lands for taxes due for one thousand eight hundred and forty-one. Ap. Mar. 3, 1843.
 L. 1843, p.225.
- An act for the relief of John G. McHatten, late sheriff of Schuyler County, also late sheriff and collector for Schuyler and Brown Counties. Ap. Mar. 4, 1843.

 L. 1843, p.226.
- An act for the relief of William Warnick, a late collector of taxes in Macon County. Ap. Mar. 4, 1843.

 L. 1843, p.227.
- An act to provide for the collection of the revenue due from delinquents in the County of Gallatin, for the year one thousand eight hundred and forty-one. Ap. Jan. 28, 1843.
- An act in relation to the revenue of one thousand eight hundred and forty-two. Ap. Feb. 20, 1843. L. 1843, p.228.

Tax list of 1842 to be delivered to collector. Collectors on or before Mar. 20 next to charge \$.15 upon every \$100 worth of property embraced in 1842 tax list, for State purposes. To collect in gold and silver coin and Auditor's warrants, except those warrants issued upon a settlement with the Bank of Illinois under act of Feb. 26, 1841. Payment of the amount charged [in margin] "half assessment" to be a discharge.

Taxes already collected for 1842 at rate of \$.30 on each \$100 worth half to be refunded.

- Revenue, Source of State (con't)
 Assessment and Tax Acts (con't)
 1843 (con't)
 - Collectors to settle with State treasury by 1st Monday in Sept. 1843.
 - Counties may collect any pro rata tax for 1842 for county purposes payable in gold and silver coin and county orders only. Not compulsory to remit county taxes but discretionary with county courts.
 - An act to enable the collector of Monroe County to collect the delinquent taxes of 1839. Ap. Feb. 21, 1843.

 L. 1843, p.229.
 - An act to authorize Calvin Boyd and James Shephard to collect certain taxes. Ap. Feb. 24, 1843.

 L. 1843, p.230.
 - Collector of Clark County to collect taxes due for 1841; of Sangamon County, for 1840.
 - An act concerning the revenue. Ap. Feb. 25, 1843. L. 1843, p.231.
 - Depreciated paper in the treasury to be paid out on Auditor's warrants, in no case for less than \$.50 on the dollar; proviso.
 - An act to amend an act entitled, "An act concerning the public revenue, approved Feb. 26, 1839, and an act supplemental to said act, approved Mar. 1, 1839. Ap. Mar. 6, 1843.

 L. 1843, p.231. Sect. 2 repealed L. 1845, p.36.
 - Sect. 1. The rate of taxation for the year 1843 and thereafter until otherwise provided by law, shall be \$.20 per \$100 valuation, to be collected in gold and silver coin and Auditor's warrants, and in no other currency, for the purpose of defraying the expenses of the State government. The "act to provide for the payment of interest on the public debt" of 1841, suspended for the years 1842 and 1843 and until the next regular session of the General Assembly.
 - Sect. 13. p.234. Taxes to be paid before Jan. 1.
 - Sect. 14. p.234. Taxes to be paid into the State treasury by Mar. 1.
 - Sect. 20. p.236. County commissioners' courts in assessing taxes for county purposes shall not exceed the amount of tax authorized to be assessed for county purposes, as allowed by an act authorizing county commissioners' courts to assess a tax for road purposes; which tax shall be collected in gold and silver coin, in county orders issued by the county, jury certificates and nothing else. Sect. 15 of road act of Feb. 20, 1841, repealed.

Revenue, Source of State (con't)
Assessments and Tax Acts (con't)
1843. (con't)

- Sect. 29. p.237. Persons having paid the full amount of their State tax for year 1842 in paper may tender the collectors half in specie or auditor's warrants and receive refund of whole amount paid previously.
- Sect. 30. p.238. Every collector to pay into State Treasury any such tax, over and above the \$.15 on the \$100, as shall not be demanded by the person entitled thereto.
- Sect. 31. Repeal of Sect. 1 of supplementary act of 1839.
- Sect. 32. Lands in cities not laid out in lots not to be taxed.
- Sect. 33. Sect. 3 of "act to provide for the payment of the interest on the public debt" in force.
- An act to amend an act entitled, "an Act concerning the public revenue," approved Feb. 26, 1839; and to legalize the assessment of property in the county of La Salle for the year 1841, and to provide a remedy where certificates of the purchaser of land for taxes have been lost. Ap. Mar. 6, 1843.

 L. 1843, p.238.
- An act concerning the public revenue, and for other purposes. Ap. Mar. 6, 1845.
 L. 1843, p.239.

Suits against delinquent collectors; compensation to Auditor; county commissioners may dispose of uncurrent money on hand to best advantage.

- An act in relation to burying grounds, church yards, and lands used by literary institutions. Ap. Mar. 2, 1843.

 L. 1843, p.53; R.S. 1845, p.614. Repealed L. 1871/72, p.70.
- An act to exempt the property of colleges and common schools from taxation for a limited period. Ap. Mar. 6, 1843.

 L. 1843, p.70; R.S. 1845, p.615. Repealed L. 1871/72, p.70;

 R.S. 1874, p.1013.
- An act to authorize the county commissioners of Lee County to levy a tax. Ap. Feb. 2, 1843.

 L. 1843, p.291.

Authorized to levy a yearly tax not exceeding $1\ 1/2\%$ on every \$100 worth of taxable property, for county purposes, until lands brought into market at the Dixon Land office, on May 30, 1842, become taxable.

An act in relation to the taxes of Fulton County for the year one thousand eight hundred and thirty-nine. Ap. Mar. 1, 1843.

L. 1843, p.292.
To be collected.

Revenue, Source of State (con't)
Assessment and Tax Acts (con't)
1843. (con't)

An act to authorize the levying of taxes for school purposes in township eleven north, range on east. Ap. Mar. 4, 1843.

L. 1843, p.292.

Referendum on a tax to build school houses. Partly in Morgan and partly in Cass Counties, T17 N R 11 W 3.

An act to authorize the owners of real estate in the corporation of Lynnville to vote for the purposes therein named. Ap. Mar. 3, 1843. L. 1843, p.304.

Referendum on levying a tax on real estate within corporate limits of town so far as apply to town.

1845. An act regulating the assessment and collection of the Public Revenue. Ap. Mar. 3, 1845.

L. 1845, p.[3]; Chap. 89, Revenue, R.S. 1845, p.[435].

Amended Pub.L. 1847, pp.78,79,82,83; Pub.L. 1849, p.121;

2L. 1849, p.38; L. 1852, p.205.

Repeals: Sect. 43, 81, 100: Pub.L. 1847, pp.79,81; Sect. 10, Pub.L. 1849, p.124; Sect. 13 (in part), Pub.L. 1855, p.35.

Whole act repealed L. 1871/72, p.69.

Sect. 1. p.[3]. All property and personal estate within State liable to taxation, subject to exceptions.

Sect. 2-3. Definitions.

Sect. 4. Property exempt from taxation:

- 1) Real and personal property of the U.S. and of this State.
- 2) All lands sold by the U.S. until the term of 5 years from the sale thereof, unless Congress authorized; does not apply to lands acquired by the U.S. by purchase of individuals on the resale of such lands by the U.S.. This paragraph repealed Pub.L. 1847, p.83.
- 3) All lands belonging to the school fund of any township in this State, and every school house, court house, jail and the land whereone such buildings are situated, all property which is, or may be, exempt from taxation by special law, and all county lands and buildings set apart for county purposes, not to exceed five acres.
- 4) Every building erected for religious worship, the pews and furniture within the same, and the land whereon such building is situated, not exceeding ten acres, or such quantity as may have been hitherto exempted by law. (But only while such property is so used.)
- 5) Every building erected for the use of any literary, religious, benevolent, charitable or scientific institution, and the tract of land on which the same is situated, not exceeding ten acres; also the personal property belonging to such institution, and connected with and set apart for the use of.

- Revenue, Sources of State (con't)
 Assessment and Tax Acts (con't)
 1845 (con't)
 - Sect. 5. p.4. Indian reserves.

 Lands reserved to, or for any individual, by any treaty between the U.S. and any Indian tribes or nation, liable to taxation from date of confirmation of such treaty.
 - Sect. 6. Licenses to stock and exchange brokers, and vendors of lottery tickets. For use of county. \$500 fine in name of State.
 - Sect. 7. Peddlers to be licensed by Secretary of State (for statewide licenses) or clerk of county commissioners court. License fees for use of State and county respectively. State license \$50, county \$10.
 - Sect. 8. p.5. County commissioners' court to levy county tax not exceeding 4 mills on the dollar.
 - Sect. 9. p.5. County revenue to be collected in gold and silver coin, county orders and jury certificates issued by the county.
 - Sect. 10. Minimum value of all lands in the State for the purpose of taxation, \$3.00 per acre.
 - Sect. 42. <u>p.11.</u> State tax to be collected in gold and silver coin, Auditor's warrants.
 - Sect. 43. Collectors to settle with State Treasury on or before Mar. 1, for State purposes, taxes of preceding year...
 - An act to exempt burying grounds from taxes, execution and attachments. Ap. Mar. 3, 1845. L. 1845, p.32. Partial repeal, L. 1871/72, p.70. Repealed R.S. 1874, p.1013.
 - An act concerning the revenue. Ap. Feb. 11, 1845. L. <u>1845</u>, <u>p.36</u>; <u>R.S. 1845</u>, <u>p.588</u>. Repealed <u>L. 1871/72</u>, <u>p.69</u>; <u>R.S. 1874</u>, <u>p.1014</u>. Certain acts repealed.
 - All lands lying within the corporate limits of cities subject to taxation by ordinance.
 - An act to save a portion of the revenue from being lost.

 Ap. Mar. 1, 1845. L. 1845, p.37; R.S. 1845, p.589. Repealed

 L. 1871/72, p.69; R.S. 1874, p.1014.

Redemption of lands sold for taxes.

An act to amend the several laws allowing Illinois and Michigan lands to be taxed and sold for taxes. Ap. Jan. 29, 1845.

L. 1845, p.42; R.S. 1845, p.590. Repealed L. 1871/72, p.69;

R.S. 1874, p.1014.

Revenue, Source of State (con't)
Assessment and Tax Acts (con't)
1845. (con't)

- An act to enable former and late collectors of the revenue in the several counties of this State to collect any yaxes remaining due and unpaid. Ap. Feb. 10, 1845.
 L. 1845, p.47; R.S. 1845, p.588. Repealed L. 1871/72, p.69.
- An act authorizing the City of Galena to levy a tax. Ap. Mar. 1, 1845. L. 1845, p.105.
 - \$1 annual road tax from every able bodied man over 21 in city.
- An act for the relief of Thomas Short, late collector of revenue in Vermilion County. Ap. Feb. 28, 1845. L. 1845, p.107.
- An act for a settlement of the accounts of James Shepherd, late collector of Sangamon County. Ap. Feb. 24, 1845.
 L. 1845, p.117.
- An act authorizing the securities of the late collector of Cass County to settle with the State. Ap. Mar. 3, 1845. L. 1845, p.127.
- An act to provide for the collection of taxes for the year eighteen hundred and forty-three in Clay County, and to legalize the assessment of taxes in said county for the year eighteen hundred and forty-four. Ap. Feb. 26, 1845.

 L. 1845, p.163.
- An act to legalize the acts of certain Assessors in this State.
 Ap. Jan. 15, 1845.
 L. 1845, p.178.
- An act giving further time for the collection of the revenue for the year one thousand eight hundred and forty-three, in Madison County. Ap. Jan. 24, 1845. L. 1845, p.183.
- An act to authorize the county of Kane to levy an extra tax for county purposes. Ap. Jan. 10, 1845.
 L. 1845, p.187.
- An act to authorize James Lawrence and James B. Anderson to collect certain taxes. Ap. Jan. 28, 1845.
 L. 1845, p.188.
- An act for the relief of the late collector of Montgomery County. Ap. Jan. 21, 1845.
 L. 1845, p.194.
- An act to legalize the assessment of property and collection of taxes in the Counties of Washington and Effingham. Ap. Feb. 4, 1845. L. 1845, p.199.

- Revenue, Source of State (con't)
 Assessment and Tax Acts (con't)
 1845. (con't)
 - An act relating to the tax collector of Franklin County, for the year one thousand eight hundred and forty-three. Ap. Mar. 1, 1845. L. 1845, p.206.
 - An act to legalize the assessment of property in Menard County for the year one thousand eight hundred and forty-four.

 Ap. Feb. 10, 1845.

 L. 1845, p.233.
 - An act to authorize the County of Stephenson to levy an extra tax for the county purposes. Ap. Mar. 3, 1845.
 L. 1845, p.251.
 - An act to authorize the collection and assessment of taxes in the Rochester school district. Ap. Mar. 3, 1845.

 L. 1845, p.266.
 - An act for the relief of the collectors of the Counties of Randolph and Monroe, and other counties. Ap. Mar. 3, 1845.

 L. 1845, p.267.
 - An act appointing a collector of the unpaid taxes for 1842, in Lawrence County. Ap. Feb. 26, 1845.

 L. 1845, p.295.
 - An act to legalize the assessment of property in the County of Pulaski, for the year 1843, and for other purposes.

 Ap. Feb. 25, 1845.

 L. 1845, p.299.
 - An act to authorize the collection of the taxes of Jackson County for the year 1842. Ap. Feb. 21, 1845.

 L. 1845, p.324.
 - An act authorizing the county commissioners of Jo Daviess County to appoint an assessor and collector. Ap. Feb. 21, 1845.

 L. 1845, p.324.
 - An act for the relief of Jesse Murphy, late a collector of Christian County. Ap. Feb. 21, 1845.

 L. 1845, p.325.
 - An act extending the time for completing the assessment of taxable property in Schuyler County. Ap. Feb. 21, 1845.
 L. 1845, p.325.
 - An act for the relief of John O'Brien, late collector of Tazewell County. Ap. Feb. 18, 1845.
 L. 1845, p.327.

- Revenue, Source of State (con't)
 Assessment and Tax Acts (con't)
 1845. (con't)
 - An act for the relief of the securities of Simon Plaster, late collector of Cass County. Ap. Feb. 18, 1845.
 L. 1845, p.343.
 - An act to legalize the assessment of taxable property in Perry County. Ap. Feb. 11, 1845.
 L. 1845, p.348.
 - An act for the collection of taxes in Perry County for the year 1843. L. 1845, p.349.
 - An act to authorize the county commissioners' court of Peoria to levy a special tax for the purpose of building a jail. Ap. Feb. 21, 1845.

 L. 1845, p.352.
 - An act for the relief of the securities of Thomas Hayden, deceased.

 Ap. Feb. 25, 1845.

 L. 1845, p.352.

 Late collector for Schuyler County.
 - An act for the relief of certain persons therein named.

 Ap. Feb. 21, 1845.

 L. 1845, p.353.

 Remission of taxes in Mississippi flood of 1844 districts.
 - 1847. An act to enable the auditor of public accounts to perform his duty. Ap. Mar. 1, 1847.
 L. 1847, p.19.
 - An act supplemental to an act entitled, "An act for the assessment and collection of revenue for Hancock County, for 1845, 1846, 1847. Ap. June 26, 1847.

 Pub.L. 1847, p.42.

 Original act repealed.
 - An act to define the revenue law. Ap. Mar. 1, 1847.

 Pub.L. 1847, p.75.

 Assessment of Gallatin County for 1846 declared valid.
 - An act to provide for the revenue of Washington County for the year 1844. Ap. Feb. 26, 1847.

 Pub.L. 1847, p.75.
 - An act in relation to the assessment of taxes in St. Clair County. Ap. Jan. 26, 1847.

 Pub.L. 1847, p.76. Repealed L. 1871/72, p.69.
 - An act for the assessment and collection of revenue for Hancock County for 1845, 1846, and 1847. Ap. Jan. 26, 1847. Pub.L. 1847, p.76. Repealed, same, pp.42,78.
 - An act to amend the present revenue law. Ap. Feb. 28, 1847.

 Pub.L. 1847, p.78. Repealed L. 1871/72, p.70; R.S. 1874, p.1015.

Revenue, Source of State (con't)
Assessment and Tax Acts (con't)
1847. (con't)

An act to amend the eighty-ninth chapter of the revised laws, entitled revenue. Ap. Feb. 27, 1847.

Pub.L. 1847, p.79. Repealed L. 1871/72, p.70; R.S. 1874, p.1015.

Hawkers' and peddlers' licenses limited

Sect. 12 amended

Sect. 43, 81-100 repealed

Other amendments.

An act to amend the seventh section [of] a law concerning revenue, approved Mar. 3, one thousand eight hundred and forty-five. Ap. Feb. 16, 1847.

Pub.L. 1847, p.82. Repealed R.S. 1874, p.1015.

An act to increase the revenue of the State of Illinois. Ap. Feb. 19, 1847. Pub.L. 1847, p.83. Repealed R.S. 1874, p.1015.

Lands sold by U.S. in state to be taxed immediately, Congress having assented thereto. Repeals that part of Sect. 4 of revenue law conflicting with this act.

An act to amend chapter 89 of the revised statutes. Ap. Feb. 25, 1847. Pub.L. 1847, p.83. Repealed L. 1871/72, p.70, R.S. 1874, p.1015.

An act to allow a school district therein named to levy a tax.

Ap. Feb. 17, 1847.

Pub.L. 1847, p.156.
School district 4, T94N R2E3, Winnebago County.

1848. <u>Constitution of 1848</u> Article IX. of the Revenue

- Sect. 1. General Assembly, may if necessary, collect from all able-bodied, free white male inhabitants between ages of 21 and 60, a capitation tax of not less than \$.50 nor more than \$1.00 each.
- Sect. 2. Taxes levied by valuation, General Assembly also empowered to tax peddlers, auctioneers, brokers, hawkers, merchants, commission merchants, showmen, jugglers, inn-keepers, grocery keepers, toll-bridges, and ferries, and persons using and exercising franchises and privileges.
- Sect. 3. "The property of the state and counties both real and personal, and such other property as the general assembly may deem necessary for school, religious, and charitable purposes, may be exempted from taxation."

Sect. 4. Tax sales.

Sect. 5. "The corporate authorities of counties, townships, school districts, cities, towns and villages may be vested with power to assess and collect taxes for corporate purposes; such taxes to be uniform with respect

Revenue, Source of State (con't)
Assessment and Tax Acts (con't)
1848. (con't)

to persons and property within the jurisdiction of the body imposing the same. And the general assembly shall require that all the property within the limits of municipal corporations, belonging to individuals, shall be taxed for the payment of debts contracted under authority of law."

- Sect. 6. "The specifications of the objects and subjects of taxation shall not deprive the general assembly of the power to require other objects or subjects to be taxed in such manner as may be consistent with the principles of taxation fixed in this constitution."
- Article XV. "There shall be annually assessed and collected in the same manner as other state revenue may be assessed and collected, a tax of two mills upon each dollar's worth of taxable property, in addition to all other taxes, to be applied as follows, to wit; the fund so created shall be kept separate, and shall annually, on the first day of January, be apportioned and paid over pro rata upon all such state indebtedness, other than canal and school indebtedness, as may for that purpose be presented by the holders of the same, to be entered as credit upon, and to that extent, in extinguishment of the principal of said indebtedness."
- 1849. An act requiring the auditor to furnish the several counties with tax sale records. Ap. Feb. 12, 1849.

 Pub.L. 1849, p.37.
 - An act to exempt members of the fire department in the City of Chicago from paying a street or road tax. Ap. Feb. 10, 1849. Pub.L. 1849, p.84.
 - An act exempting members of fire companies of the City of Quincy from road labor. Ap. Feb. 12, 1849. Pub.L. 1849, p.89.
 - An act for the relief of the collectors of Gallatin and Saline Counties. Ap. Feb. 2, 1849.

 Pub.L. 1849, p.115.
 - An act for the relief of the securities of John H. McElhanan.

 Ap. Feb. 9, 1849.

 Pub.L. 1849, p.116.

 Late collector for Washington County for 1843.
 - An act for the relief of the heirs of Thomas Scance and others.

 Ap. Feb. 9, 1849

 Pub.L. 1849, p.116.

 Late collector of the County of Cumberland for year 1847.
 - An act for the relief of the securities of James Willis, late sheriff of Jackson County. Ap. Feb. 8, 1849.

 Pub.L. 1849, p. 117.

- Revenue, Source of State (con't)
 Assessment and Tax Acts (con't)
 1849. (con't)
 - An act to amend the several acts concerning the public revenue. Ap. Feb. 8, 1849.

 Pub.L. 1849, p.121. Repealed L. 1871/72, p.70.
 - An act to provide for the collection of the revenue on forfeited property. Ap. Feb. 12, 1849.

 Pub.L. 1849, p.128. Repealed L. 1871/72, p.70,; R.S. 1874, p.1016.
 - An act regulating the collection of the road tax. Ap. Feb 13, 1849. Pub.L. 1849, p.152. Repealed R.S. 1874, p.1017.
 - An act to levy a tax in Iroquois County, to improve the Kankakee and Iroquois Rivers. Ap. Feb. 12, in force Apr. 13, 1849. Pub.L. 1849, p.185.
 - An act to legalize the tax of Lake County for 1849. Ap. Feb. 12, 1849. Pub.L. 1849, p.186.
 - An act to legalize the assessment of taxes in St. Clair County. Ap. Feb. 12, 1849.

 Pub.L. 1849, p.186.
 - An act legalizing the assessment of property in Madison County, Illinois. Ap. Feb. 5, 1849, Pub.L. 1849, p.187.
 - An act to authorize Madison County to levy a special tax or make a loan of money. Ap. Jan. 16, 1849.

 Pub.L. 1849, p.187.
 - An act to provide for township and county organization, under which any county may organize whenever a majority of voters of such county, at any general election, shall so determine.

 Ap. Feb. 12, in force Apr. 16, 1849.

 Pub.L. 1849, p.190.

 Art. 20. Pub.L. 1849, p.207. Of the equalization of assessments and the correction of the assessment rolls.
 - An act to amend the several acts concerning the public revenue. Ap. Feb. 8, 1849. Priv.L. 1849, p.121.
 - An act to authorize the auditor of public accounts and county courts to refund the taxes on real estate sold in error. Ap. Nov. 7, 1849. 2L. 1849, p.6. Repealed L. 1871/72, p.70; R.S. 1874, p.1017.
 - An act to amend an act entitled, "An act to incorporate the town of Canton, and in aid of the revenue laws." approved Feb. 8, 1849.

 Ap. Nov. 3, 1849.

 2L. 1849, p.37.

 Original act had title: An act to incorporate the town of Canton. Priv.L. 1849, p.112.

Revenue, Source of State (con't)
Assessment and Tax Acts (con't)
1849. (con't)

- An act to amend the several acts concerning the public revenue.

 Ap. Nov. 9, 1849.

 2L. 1849, p.38. Repealed L. 1871/72, p.70; R.S. 1874, p.1016.
- An act to legalize the assessment in certain counties. Ap. Nov. 6, 1849. 2L. 1849, p.42.
- 1851. An act to extend the time for collectors in counties which have adopted township organization to complete their duties.

 Ap. Jan. 24, 1850. [i.e., 1851]

 Pub.L. 1851, p.7.
 - An act entitled an act to legalize the assessment of taxable property in McDonough County. Ap. Jan. 28, 1851. Pub.L. 1851, p.8.
 - An act to legalize the assessment of taxes in Schuyler County, for the year 1850. Ap. Jan. 28, 1851. Pub.L. 1851, p.10.
 - An act to authorize the board of supervisors of Tazewell County to levy and collect a special tax to build a jail in said county. Ap. Feb. 8, 1851.
 Pub.L. 1851, p.24.
 - An act to provide for township organization. Ap. Feb. 17, in force Apr. 10, 1851.

 Pub.L. 1851, p.35. Repealed R.S. 1874, p.1018.

 Art. 18-21. Assessments and taxation. Pub.L. 1851, p.54.

 Repealed L. 1871/72, p.70.

 Road tax and road labor, Art. 22. Sect. 11-23.

 Pub.L. 1851, p.66.

 Sect. 2. Art. 5. Repealed L. 1871/72, p.70.
 - An act to authorize the county court of Monroe County to borrow money and levy and collect a special tax. Ap. Feb. 12, 1851. Pub.L. 1851, p.84.
 - An act to extend the time for the collection of the revenue of Champaign County for 1850. Ap. Feb. 14, 1851.

 Pub.L. 1851, p.84.
 - An act authorizing E. G. Sanger to collect the back taxes for the years 1847, 1848, and 1849 in the County of Peoria. Ap. Feb. 18, 1851. Pub.L. 1851, p.105.
 - An act to legalize assessments heretofore and hereafter to be made. Ap. Feb. 15, 1851.

 Pub.L. 1851, p.119. Repealed R.S. 1874, p.1018.

Revenue, Source of State (con't)
Assessment and Tax Acts (con't)
1851. (con't)

An act to provide for the assessment of property in the City of Quincy for state taxes, and for the collection of taxes therein for the year one thousand eight hundred and fifty, and for subsequent years, and for exempting the City of Quincy from the operation of the law authorizing township organization.

Ap. Feb. 15, 1851.

Pub.L. 1851, p.121. Repealed L. 1871/72, p.70.

An act to allow the county court of Iroquois County to levy a tax. Ap. Feb. 15, 1851.
Pub.L. 1851, p.125.

An act to legalize the assessment of taxes in Monroe County. Ap. Feb. 15, 1851. Pub.L. 1851, p.126.

An act to enable the auditor of public accounts to collect the revenue. Ap. Feb. 17, 1851.

Pub.L. 1851, p.139. Repealed L. 1871/72, p.70; R.S. 1874, p.1018.

Amended Pub.L. 1867. Amendment repealed R.S. 1874, p.1033.

An act to authorize the City of Quincy to levy and collect a special tax for the purposes therein named. Ap. Feb. 17, 1851. Pub.L. 1851, p.144.

An act to authorize the county court of Effingham County to cause the tax books to be examined and errors corrected.

Ap. Feb. 17, 1851.

Pub.L. 1851, p.182.

An act to effect the collection of the revenue of White County for the years 1846 and 1847 and for other purposes.

Ap. Feb. 17, 1851.

Pub.L. 1851, p.191.

1852. An act to enable the City of Rock Island to levy and collect a special tax. Ap. June 14, 1852.

L. 1852, p.7.

An act to authorize the court of Scott County to levy a special tax. Ap. June 18, 1852.

L. 1852, p.15.

An act to enable the county court of Randolph County to borrow money, and levy a tax to pay the same. Ap. June 21, 1852. Subject to referendum.

L. 1852, p.109.

An act authorizing a vote to be taken by the voters of Grundy County, to raise a tax to construct a bridge across the Illinois River at Morris, in said county. Ap. June 22, 1852.
L. 1852, p.171.

- Revenue, Source of State (con't)
 Assessment and Tax Acts (con't)
 1852. (con't)
 - An act to amend the revenue law. Ap. June 23, 1852.

 L. 1852, p.205. Repealed L. 1871/72, p.70; R.S. 1874, p.1019.
 - An act declaring certain lands exempt from taxation.

 Ap. June 23, 1852.

 L. 1852, p.205. Repealed L. 1871/72, p.70; R.S. 1874, p.1019.
 - An act to amend the revenue laws, and provide for the collection of the state taxes in the City of Quincy. Ap. June 23, 1852.

 L. 1852, p.263. Amended Pub.L. 1855, p.132. Repealed
 L. 1871/72, p.70; R.S. 1874, p.1019.
 - 1853. An act for the assessment of property, and the collection of taxes, in counties adopting the township organization law.

 Ap. Feb. 12, 1853.

 Pub.L. 1853, p.(3). Repealed R.S. 1874, p.1019. Amended Pub.L. 1869, p. Repealed R.S. 1874, p.1037.

 Sect. 1 p.(3) Property subject to taxation.

 Sect. 3 p.5. Property exempt from taxation.
 - An act for the assessment of property. Ap. Feb. 12, 1853.

 Pub.L. 1853, p.35. Repealed L. 1871/72, p.70; R.S. 1874, p.1019.

 Sect. 1 p.35. Property subject to taxation.

 Sect. 3 p.37. Property exempt from taxation.
 - An act regulating the collection of the revenue, in counties adopting the township organization law. Ap. Feb. 12, 1853.

 Pub.L. 1853, p.67. Amended Pub.L. 1853, p.41. Repealed
 L. 1871/72, p.70; R.S. 1874, p.1019.
 - An act to legalize the assessment of a school tax and for other purposes therein named. Ap. Feb. 12, 1853.

 Pub.L. 1853, p.95.
 - An act regulating the collection of the revenue. Ap. Feb. 12, 1853.

 Pub.L. 1853, p.99. Repealed L. 1871/72, p.70; R.S. 1874, p.1019.

 Sect. 51 p.116. County courts limited to levy of a 4 mills per dollar.
 - Sect. 84 p.124. State rate, 2 mills per dollar levy per payment of state debt, 1 1/2 mills for payment of interest on state debt, 1 mill for defraying the expenses of government.
 - An act in relation to the county revenue of McDonough County, and regulating the collection of the taxes levied for corporate purposes in the town of Macomb, in said county. Ap. Feb. 12, 1853. Pub.L. 1853, p.166.
 - An act to repeal the second section of an act passed Feb. the 12th, A.D. 1849, entitled, "An act regulating the collection of the road tax," in its application to Henry County. Ap. Feb. 10, 1853. Pub.L. 1853, p.168.

Revenue, Source of State (con't)
Assessment and Tax Acts (con't)
1853. (con't)

- An act regulating the collection of taxes in Hancock County for the year 1852. Ap. Feb. 3, 1853.

 Pub.L. 1853, p.168.
- An act to authorize the County of Warren to levy and collect a special tax for the purpose therein mentioned. Ap. Feb. II, 1853.
 Pub.L. 1853, p.171.
- An act to authorize the county court of Bond County to borrow money and to levy a special tax to build a court house.

 Ap. Feb. 12, 1853.

 Pub.L. 1853, p.180.
- An act authorizing the president and trustees of the town of Chester, and County of Randolph, to levy a special tax.

 Ap. Feb. 10, 1853.

 Pub.L. 1853, p.216.
- An act to legalize the assessment and sale of lands and town lots in Macoupin County, for the taxes due thereon for the year 1851. Ap. Feb. 12, 1853.

 Pub.L. 1853, p.218.
- An act to authorize the county court of Menard County to levy a special tax. Ap. Feb. 12, 1853. Pub.L. 1853, p.226.
- An act to allow the counties of Lawrence and Richland to collect a special tax. Ap. Feb. 10, 1853.

 Pub.L. 1853, p.227.
- An act in relation to back taxes in certain town lots. Ap. Feb. 12, 1853.
 Pub.L. 1853, p.227.
- An act to extend the time for collection of taxes in Crawford County, and for other purposes. Ap. Feb. 12, 1853.

 Pub.L. 1853, p.236.
- An act to amend the revenue laws of this state. Ap. Feb. 12, 1853.

 Pub.L. 1853, p.256; Repealed L. 1871/72, p.70; R.S. 1874, p.1020.

 Tax Deeds
- An act regulating the assessment and collection of certain taxes omitted in former assessments. Ap. Feb. 12, 1853.

 Pub.L. 1853, p.260. Repealed L. 1871/72, p.70.

 Auditor to charge counties 6 per cent interest on taxes for state or special purposes which have been omitted to be levied.

- Revenue, Source of State (con't)
 Assessment and Tax Acts (con't)
 - 1855. An act to repeal part of section 13 of an act regulating the collection of the revenue. Ap. Feb. 15, 1855.

 Pub.L. 1855, p.35. Repealed L. 1871/72, p.70.
 - An act to amend the assessment and revenue laws. Ap. Feb. 14, 1855. Pub.L.1855, p.35. Repealed L. 1871/72, p.70; R.S. 1874, p.1021.
 - Assessment of property and the collection of taxes, in counties adopting the township organization laws. Sect. 1-6.

 Sect. 2. Assessment of railroad property.
 - Regulating the collection of the revenue in counties adopting the township organization law. Sect. 7-14.
 - "An act regulating the collection of the revenue [Ap. Feb. 12, 1853] in counties not adopting township organization."

 Amendment. Sect. 15-23.
 - An act to authorize the sheriff of St. Clair County to collect a certain school tax therein named. Ap. Feb. 15, 1855.

 Pub.L. 1855, p.109.
 - An act to make valid a school tax levied in school district No. I, in the town of Hall, County of Bureau, State of Illinois.

 Ap. Feb., 6, 1855.

 Pub.L. 1855, p.110.
 - An act to legalize the public school tax of the City of Chicago for the year 1854. Ap. Feb. 9, 1855.

 Pub.L. 1855, p.124.
 - An act to amend an act entitled, "An act to amend the revenue laws and provide for the collection of the state taxes in the City of Quincy," approved June 23, 1852. Ap. Feb. 14, 1855. Pub.L. 1855, p.132.
 - An act authorizing the collection of a school tax upon a part of school district No. 2, Appanoose Township, Hancock County, in 1855, for the year 1854. Ap. Feb. 14, 1855. Pub.L. 1855, p.184.
 - An act to legalize the assessment of taxes in the County of Hancock, for the year 1853. Ap. Feb. 14, 1855.

 Pub.L. 1855, p.189.
 - 1857. An act to refund the taxes on certain lands sold in error. Ap. Feb. 16, 1857. Pub.L. 1857, p.153.
 - An act for the relief of Ana B. Roff, late sheriff and collector of revenue for County of Iroquois. Ap. Feb. 16, 1857. Pub.L. 1857, p.202.

- Revenue, Source of State (con't)
 Assessment and Tax Acts (con't)
 1857. (con't)
 - An act to legalize the assessment of a tax for school purposes in district No. 2, Town 27, Range 6, in Livingston County. Ap. Jan. 29, 1857. Pub.L. 1857, p.207.
 - An act to legalize the assessment and collection of certain taxes in Cook County. Ap. Feb. 6, 1857. Pub.L. 1857, p.219.
 - 1859. An act to legalize an assessment of taxes in [a] certain school district in the County of Peoria. Ap. Feb. 24, 1859.

 Pub.L. 1859, p.175.
 - An act for the relief of the tax-payers of School District No. 1, in the Town of Princeton, Bureau County. Ap. Feb. 15, 1859. Pub.L. 1859, p.177.
 - An act to amend the Revenue Laws. Ap. Feb. 21, 1859. Pub.L. 1859, p.204. Repealed L. 1871/72, p.71; R.S. 1874, p.1026.
 - An act to legalize the assessment of taxes in the County of Hancock, for the year 1857. Ap. Feb. 24, 1859. Pub.L. 1859, p.207.
 - An act to amend the charter of the Town of Jacksonville, and to legalize the assessment of taxes in said town for 1857.

 Ap. Feb. 21, 1859..

 Pub.L. 1859, p.209.
 - An act to enable the board of supervisors of Boone County to levy an additional tax for certain purposes therein named.

 Ap. Feb. 19, 1859.

 Pub.L. 1859, p.209.
 - An act to authorize the County Court of Fayette County to levy a tax for the purpose of repairing the county house in said county, and for other purposes. Ap. Feb. 12, 1859. Pub.L. 1859, p.210.
 - An act empowering the board of supervisors of Jo Daviess County to levy certain taxes therein named. Ap. Feb. 18, 1859. Pub.L. 1859, p.210.
 - 1861. An act to provide for interest on the state debt. Ap. Feb. 22, 1861. Pub.L. 1861, p.204. Repealed L. 1871/72, p.71.
 - An act to legalize the assessment of taxes for the years 1859 and 1860, in Hancock County. Ap. Feb. 22, 1861.

 Pub.L. 1861, p.129.

- Revenue, Source of State (con't)
 Assessment and Tax Acts (con't)
 1861. (con't)
 - An act empowering the Board of Supervisors of Mercer County to levy certain taxes therein named. Ap. Feb. 22, 1861. Pub.L. 1861, p.144.
 - An act to authorize the County of Mercer to build a court house and other county buildings. Ap. Feb. 21, 1861. Pub.L. 1861, p.145.
 - An act to authorize the County court of Pulaski County to levy an additional tax for the purposes therein named. Ap. Feb. 13, 1861. Pub.L. 1861, p.161.
 - An act in relation to the Assessment of the Property of Railroad Companies for taxation, in counties adopting the Township Organization Law. Ap. Feb. 21, 1861.

 Pub.L. 1861, p.161. Repealed L. 1871/72, p.71; R.S. 1874, p.1028.
 - An act to postpone the collection of the Revenue, for 1860. Ap. Feb. 14, 1861. Pub.L. 1861, p.168.
 - An act to amend the Revenue Law. Ap. Feb. 21, 1861.

 Pub.L. 1861, p.170. Repealed L. 1871/72, p.71; R.S. 1874, p.1028.
 - An act to amend an act entitled, "An act regulating the collection of the Revenue in counties adopting the Township organization Law." Ap. Feb. 12, 1853,, Ap. Feb. 22, 1861.
 Pub.L. 1861, p.170. Repealed L. 1871/72, p.71; R.S. 1874, p.1028.
 - An act to amend chapter 30 of the Revised Statutes of 1845, Ap. Feb. 20, 1861.

 Pub.L. 1861, p.182.

 Dog Tax
 - An act to refund certain school taxes illegally assessed in Cook County. Ap. Feb. 12, 1861.

 Pub.L. 1861, p.192.
 - An act to legalize the assessment of School Directors of School District No. 5 in Cazenovia Township in Woodford County, State of Illinois. Ap. Feb. 21, 1861.

 Pub.L. 1861, p.192.
 - An act to enable the Supervisors of Stephenson County to levy an additional tax, for a certain purpose therein named.

 Ap. Feb. 18, 1861.

 Pub.L. 1861, p.206.

Revenue, Source of State (con't)
Assessment and Tax Acts (con't)
1861. (con't)

- An act to relieve the People of this State from the payment of exorbitant and unnecessary taxes. Ap. Feb. 8, 1861.

 Pub.L. 1861, p.208. Repealed L. 1871/72, p.71; R.S. 1874, p.1029.

 1/2 mill tax for year 1861 and for 1862 to be assessed. The assessment and collection of all other state taxes, except the school tax, suspended for those years. Payment of interest fund and state debt from general revenue fund.
- An act to reduce the act to provide for township organization, and the several acts amendatory thereof, into one act, and to amend the same. Ap. Feb. 20, in force Apr. 1, 1861.

 Pub.L. 1861, p.216. Sect. 17 amended Pub.L. 1837, p.169;

 Repealed L. 1871/72, p.71; R.S. 1874, p.1029.

 Art. 16 p.240. Miscellaneous provisions concerning the assessment of property tax collections of taxes.

 Art. 17 p.246. Of roads, highways and bridges.

 Sect. 27 p.251. Highway labor and assessment.
- 1863. An act to authorize the Board of Supervisors of Boone County to levy a special tax, and to extend the time for the collection of taxes in said county. Ap. Jan. 14, 1863.

 Pub.L. 1863, p.25.
 - An act to authorize the Board of Supervisors of the County of Carroll to levy a special tax for volunteer purposes.

 Ap. June 13, 1863.

 Pub.L. 1863, p.40.
 - An act to enable the County of Henry to levy a tax to pay soldiers' bounties. Ap. Feb. 21, 1863.

 Pub.L. 1863, p.51.
 - An act to postpone the collection of the revenue for the year 1862, in counties therein named. Ap. Feb. 12, 1863.

 Pub.L. 1863, p.69.
 - An act to make United States Legal Tender Treasury Notes and Postage currency receivable for taxes, and for redemption from tax sales. Ap. Jan. 12, 1863.

 Pub.L. 1863, p.82. Repealed R.S. 1874, p.1031.
 - An act to amend the Township Organization Laws. Ap. Feb. 12, 1863. Pub.L. 1863, p.83. Repealed L. 1871/72, p.71.
 - An act to legalize a tax in Whiteside County. Ap. Jan. 12, 1863. Pub.L. 1863, p.85.
 - An act to authorize the county court of Williamson County to increase the county revenue. Ap. Jan. 13, 1863.

 Pub.L. 1863, p.86.

- Revenue, Source of State (con't)
 Assessment and Tax Acts (con't)
 - 1865. An act relating to county and city debts and to provide for the payment thereof by taxation in such counties and cities.

 Ap. Feb. 13, 1865.

 Pub.L. 1865, p.44.
 - An act to require the Illinois Central Railroad company to pay tax on all their property, not exempt by the laws of its charter, and to require the purchasers of land from said county to pay a tax upon said land. Ap. Feb. 16, 1865. Pub.L. 1865, p.80. Repealed R.S. 1874, p.1032.
 - An act to make United States legal tender notes and postage currency receivable for taxes and for redemption from tax sales. Ap. Jan. 16, 1865. Pub.L. 1865, p.130.
 - 1867. An act to amend the revenue laws, and to establish a state board for the equalization of assessments. Ap. Mar. 8, 1867.

 Pub.L. 1867, p.105. Amended Pub.L. 1869, p.352. Amendment repealed R.S. 1874, p.104; Repealed 1871/72, p.71; R.S. 1874, p.1034.
 - An act to apportion the expense of collecting a certain tax therein named, and to authorize the auditor to settle the same.

 Ap. Feb. 28, 1867.

 Pub.L. 1867, p.165.
 - An act to refund to Jacob Hepperly, executor, state taxes paid in error. Ap. Feb. 28, 1867. Pub.L. 1867, p.166.
 - An act entitled, "An act to extend the powers and jursidiction of collectors of taxes." Ap. Mar. 8, 1867.

 Pub.L. 1867, p.167. Repealed L. 1871/72, p.71.
 - An act compelling holders of tax certificates to take out deeds, or lose their claims. Ap. Mar. 8, 1867.
 Pub.L. 1867, p.167. Repealed L. 1871/72, p.71.
 - An act in regard to publishing delinquent tax list. Ap. Pub.L. 1867, p.167. Repealed L. 1871/72, p.71.
 - An act in relation to district road tax. Ap. Feb. 27, 1867.

 Pub.L. 1867, p. ___. Repealed R.S. 1874, p.1034.
 - An act providing for a reduction in the rate of state taxation for payment of interest accruing on the public debt.

 Ap. Mar. 6, 1867.

 Pub.L. 1867, p. ____. Repealed R.S. 1874, p.1035.
 - An act to provide for the assessment and collection of taxes on the shares of capital stock in banks and banking associations. Ap. June 13, 1867. 2L. 1867, p.6.

- Revenue, Source of State (con't)
 Assessment and Tax Acts (con't)
 1867. (con't)
 - An act to authorize the county court of Henderson County to levy a special tax for road and bridge purposes. Ap. June 13, 1867. 2L. 1867, p.9.
 - 1869. An act relating to assessments and taxation in school districts.

 Ap. Mar. 29, 1869.

 Pub.L. 1869, p.57. Repealed L. 1871/72, p.71. R.S. 1874, p.1037.
 - An act to amend an act for the assessment of property, approved Feb. 12, 1853.

 Pub.L. 1869, p.58. Repealed L. 1871/72, p.71; R.S. 1874, p.1037.
 - An act to facilitate the assessment of real estate in the county of St. Clair. Ap. Mar. 8, 1869.

 Pub.L. 1869, p.162. Repealed R.S. 1874, p.1038.
 - An act to authorize and empower the several county courts and boards of supervisors in the several counties of this state to provide for the levy and collection of a tax on dogs in their respective counties and to impose fines and penalties in certain cases, and to provide for the enforcement and collection of the same.

 Ap. Apr. 9, 1869.

 Pub.L. 1869, p.165.
 - An act to fund and provide for paying the railroad debts of counties, townships, cities and towns. Ap. Apr. 16, 1869. Pub.L. 1869, p.316.
 - An act for the collection of railroad taxes in certain counties, cities and towns. Ap. Apr. 9, 1869.

 Pub.L. 1869, p.322. Repealed R.S. 1874, p.1041.
 - An act for the relief of Alexander County. Filed Apr. 16, 1869.

 Pub.L. 1869, p.329.

 State taxes for two years collected in Alexander County appropriated to county for use in defraying the criminal and pauper expenses of said courts, provided, than not to exceed 10 per cent of such taxes shall be applied by county to the support of the orphan asylum of the City of Cairo.
 - An act for the relief of Henderson County. Ap. Apr. 5, in force June 19, 1869.

 Pub.L. 1869, p.332.

 Tax for payment of bonds for Warsaw and Rockford Railroads.
 - An act to extend the time of payment to and settlement with the state by Joseph H. Cully, collector of taxes for Jackson County. Ap. Mar. 31, 1869.
 Pub.L. 1869, p.334.

- Revenue, Source of State (con't)
 Assessment and Tax Acts (con't)
 1869. (con't)
 - An act to extend the time for payment of stolen revenue due from the late collector of Franklin County. Ap. Mar. 31, 1869.

 Pub.L. 1869, p.336.
 - An act to extend the time of payment to and settlement with the state by Joseph H. McElhany, late collector of taxes for Union County. Ap. Mar. 13, 1869.

 Pub.L. 1869, p.337.
 - An act for the relief of the sureties of Julius A. Pratt, late treasurer and collector of the County of Henry. Ap. Mar. 27, 1869. Pub.L. 1869, p.338.
 - An act to amend an act entitled, "An act to amend the revenue laws, and to establish a State Board of Equalization for the Equalization of Assessments. Approved Mar. 8, 1867.

 Pub.L. 1869, p.352. Repealed L. 1871/72, p.71. R.S. 1874, p.1041.
 - An act authorizing certain officers therein named to receive national bank notes and fractional currency in payment of taxes. Ap. Mar. 4, 1869.

 Pub.L. 1869, p.353. Repealed R.S. 1874, p.1041.
 - An act to amend the revenue laws. Ap. Apr. 17, 1869.

 Pub.L. 1869, p.353. Repealed L. 1871/72, p.71; R.S. 1874, p.1041.
 - An act to extend the time and define the manner of assessing and collecting taxes of 1868, in Du Page County. Ap. Apr. 17, 1869. Pub.L. 1869, p.354.
 - An act to amend an act entitled, "Township Organization," approved Feb. 17, 1851. Ap. Mar. 25, 1869.

 Pub.L. 1869, p.406. Repealed R.S. 1874, p.1043.

 Assessment roll of Mercer County.
 - An act to amend the township organization law in relation to the collection of taxes for road purposes. Approved Mar. 11, 1869. Pub.L. 1869, p.406.

1870. Constitution of 1870 Article IX. Revenue

Sect. 1. The General Assembly shall provide such revenue as may be needful, by levying a tax, by valuation, so that every person or corporation shall pay a tax in proportion to the value of his, her, or its property - such value to be ascertained by some person or persons to be elected or appointed in such manner as the General Assembly shall direct, and not otherwise; but the General Assembly shall have power to tax peddlers, auctioneers, brokers, hawkers, merchants, commission merchants, showmen, jugglers, inn-keepers,

Revenue, Source of State (con't)
Assessment and Tax Acts (con't)
1870. (con't)

grocery-keepers, liquor-dealers, toll bridges, ferries, insurance, telegraph and express interests or business, vendors of patents, and persons or corporations owning or using franchises and priviliges, in such manner as it shall, from time to time, direct by general law, uniform as to the class upon which it operates.

- 1872. An act providing for the payment of the school tax fund orders and the school fund interest orders. Ap. Jan. 5, 1872.

 L. 1871/72, p. . . Repealed R.S. 1874, p.1045.
 - An act to legalize assessments of property for state, county and town taxes of the year 1870, and to provide for appeals from judgments of such cases. Ap. June 21, 1871.

 L. 1871/72 p.72. Amended L. 1871/72, p.76.
 - An act to secure equality of assessment in special school districts. Ap. Feb. 3, 1872.
 L. 1871/72, p.72.
 - An act to authorize cities having a population not exceeding fifteen thousand inhabitants; to levy and collect taxes for corporate purposes. Ap. Mar. 7, 1872.
 L. 1871/72, p.753. Repealed R.S. 1874, p.1045.
 - An act to provide for the collection of revenue, and for the sale of real estate for non-payment of taxes or special assessments for state, county, municipal or other purposes.

 Ap. Mar. 22, 1872.

 L. 1871/72, p.664.
 - An act to restore uniformity in the taxation of real and personal property, for all purposes, in the several counties and cities of this state. Ap. Jan. 4, 1872.

 L. 1871/72, p.753. Repealed L. 1939, p.1004.
 - An act to provide for the re-assessment and taxation of property where the records of assessment have been lost or destroyed, and to authorize the reassessment or abatement of taxes in certain cases. Ap. Feb. 29, 1872.
 L. 1871/72, p.73. Repealed R.S. 1874, p.1043.

REVENUE ACTS

1872. An act for the assessment of property and for the levy and collection of taxes. Ap. March 30, 1872. L. 1871/72, p.(1).

Amendments

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L. 1873, p.45
 L. 1873/74, pp.51,57
*L. 1875, pp.35,37
*L. 1877, pp.171,172,173,174,175
*L. 1879, pp.240,251,252,255,256
*L. 1881, pp.129,130,131,132,137
*L. 1885, pp.233,234
*L. 1891, p.187
*L. 1893, pp.171,172
L. 1895, pp.297,298
*L. 1901, pp.266,271
*L. 1903, pp.294,295,298
*L. 1905, pp.353,356,357
*L. 1907, p.494
*L. 1909, pp.309,325
*L. 1911, pp.485,486
*L. 1913, p.519
*L. 1915, pp.563,565,570,575
*L. 1917, pp.654,657,658,664
*L. 1919, pp.761,762,763,764,765,766,770,771
*L. 1921, pp.759,761,762,763,767,768,772
*L. 1923, pp.482,483,488,489,506,507
*L. 1925, p.522
*L. 1927, pp.715,739
*L. 1929, pp.595,602,603,604,634,635,637
*L. 1930, 1st spec.sess. pp.59,69,71
*L. 1931, pp.743,747,760,761,775
 L. 1931/32, 1st spec.sess. pp.85,86,87,88,90,
                111,113,114,117,118,119
 L. 1932, 4th spec.sess. pp.24,25
*L. 1933, pp.867,871,873,877,879,905,912,923,930,946
 L. 1933, 1st spec.sess. p.35
 L. 1934, 3d spec.sess. pp.217,221,222,224,230
*L. 1935, pp.1140,1149,1158,1162,1163,1166,1170,1173,
                1174,1176,1181,1183,1189,1190,1193,
                1208,1214,1218
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Repeals

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Sect. 100-116 <u>L. 1919</u>, p.725

Entire act as amended <u>L. 1939</u>, p.1004

<u>L. 1936</u>, 2nd spec.sess. pp.79,80

<u>L. 1936</u>, 4th spec.sess. p.68

<u>L. 1937</u>, pp.1009,1017,1026,1029,1032,1049,1050,1052,1063
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Revenue, Source of State (con't)
Assessment and Tax Acts (con't)
1872. (con't)
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An act to authorize the assessment of property and the levy and collection of taxes in municipal corporations, and by boards of trustees or commissioners when the assessment roll has been lost or destroyed. Ap. Apr. 1, 1872.

L. 1871/72, p.75. Repealed R.S. 1874, p.1043.

An act for the assessment of property and for the levy and the collection of taxes. Ap. Mar. 30, 1872.

L. 1871/72, p. (1); R.S. 1874, p. 854.

Amendments: L. 1873/74, pp.51,57; L. 1875, pp.33,35,37; L. 1877, pp.171,172,173,174,175; L. 1879, pp.239,240, 251,252,255,256; L. 1881, pp.129,130,132,137; L. 1885, pp. 233, 234; L. 1891, p. 187; L. 1893, pp. 171, 172; L. 1895, pp. 297, 298; L. 1901, pp. 266, 271; L. 1903, pp. 294, 295, 298; L. 1905, pp.353,356,357,360; L. 1907, pp.494,495,497,499; L. 1909, pp.309,325; L. 1911, pp.485,486; L. 1913, pp.511, 519; L. 1915, pp.563,565,570,575; L. 1915/16, 1st spec.sess. p.36; L. 1917, pp.654,657,658,664; L. 1919, pp.725,761,762, 763,764,765,766,770,771; L. 1921, pp.759,761,762,763,767, 768,772; L. 1923, pp.482,483,488,489,506,507; L. 1925, p.522; L. 1927, pp.715,739; L. 1929, pp.595,602,603,604,634,635,637; L. 1930, pp.59,69,71; L. 1931, pp.743,747,760,761,775; L. 1931/32, 1st spec.sess.,85,86,87,88,90,111,113,114,117, 118,119; L. 1932, 4th spec.sess., pp.24,25; L. 1933, pp.867, 871,873,877,879,905,912,923,930,946; L. 1933, 1st spec.sess., p.35; L. 1934, 3d spec.sess., pp.217,221,222,224,230; L. 1935, pp. 1140, 1149, 1158, 1162, 1163, 1166, 1170, 1173, 1174, 1176, 1181, 1183,1189,1190,1193,1208,1214,1218; L. 1936, 2d spec.sess., pp.79,80; L. 1936, 4th spec.eess., p.68; L. 1937, pp.1009, 1017, 1026, 1029, 1032, 1049, 1050, 1052, 1063.

Sect. 100-116 repealed <u>L.</u> 1919, p.725. Repealed L. 1939, p.1004.

An act providing for the necessary revenue for state purposes.

Ap. Apr. 9, 1872..

L. 1871/72, p.670; R.S. 1874, p.909.

1873-1935. An act to provide the necessary revenue for state purposes:

Acts by this title passed as follows:

Ap. May 3, 1873. R.S. 1874, p.909 Ap. Apr. 10, 1875. L. 1875, p.92 Ap. May 25, 1877. L. 1877, p.170 L. 1879, p.254 Ap. May 31, 1879. Ap. May 30, 1881. L. 1881, p.128 Ap. June 25, 1883. L. 1883, p.129 Ap. June 27, 1885. L. 1885, p.233 Ap. June 15, 1887. L. 1887, p.262 L. 1889, p.226 Ap. May 27, 1889. Ap. June 16, 1891. L. 1891, p.186 Ap. June 17, 1893. L. 1893, p.174 Filed June 26, 1895. L. 1895, pp.298,300 Revenue, Source of State (con't)
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1873-1935. (con't)

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Ap. June 9, 1897. L. 1897, p.287
Ap. Apr. 24, 1899. L. 1899, p.336
                  L. 1901, p.268
Ap. May 10, 1901.
                  L. 1903, p.297
Ap. May 15, 1903.
Ap. May 12, 1905.
                  L. 1905, p.358
Ap. May 27, 1907.
                   L.
                      1907, p.498
Ap. June 9, 1909.
                   L. 1909, p.310
Ap. June 10, 1911. L. 1911, p.484
Ap. June 27, 1913. L. 1913, p.512
Ap. June 27, 1915. L. 1915, p.571
Ap. June 27, 1917. L. 1917, p.655
Ap. June 18, 1919. L. 1919, p.864
Ap. June 27, 1921. L. 1921, p.761
Ap. June 21, 1923. L. 1923, p.484
Ap. June 30, 1925. L. 1925, p.527
Ap. June 29, 1927. L. 1927, p.746
Ap. June 21, 1929. L. 1929, p.609
Ap. June 29, 1931. L. 1931, p.775
     Amended L. 1931/32, 1st spec.
     sess. p.113.
Ap. June 29, 1933. L. 1933, p.945
Filed July 11, 1935. L. 1935, p.1178
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- 1873. An act in regard to the assessment and collection of taxes in incorporated cities, towns, and villages for the year A.D. 1872, and prior years. Ap. Mar. 28, 1873.
 L. 1873/74, p.45.
 - An act extending the time for the collection of the taxes on the assessments for the year A.D. 1872, and delinquent and omitted taxes on the assessment books for said year.

 Ap. Jan. 22, 1873.
 L. 1873/74, p.50.
 - An act to provide for the collection of revenue, and for the sale of real estate for non-payment of taxes for state, county, municipal or other purposes, for the year A.D. 1872, in cities situated in counties under township organization, in which no collector of taxes is now provided for the law. Ap. Mar. 5, 1873.

 L. 1873/74, p.58.
 - An act to legalize the extension of taxes in certain cases. Ap. Mar. 28, 1873.

 L. 1873/74, p.59.
 - An act in regard to assessors and collectors in certain incorporated cities, and to extend the time for the assessment and collection of the county and state taxes therein, for the year A.D. 1873. Ap. Feb. 12, 1873.

 L. 1873/74, p.60.

- Revenue, Source of State (con't)
 Assessment and Tax Acts (con't)
 1873. (con't)
 - An act to provide for the assessment and taxation of bridges across navigable waters on the borders of this state. Ap. May 1, 1873.

 L. 1873, p.60; R.S. 1874, p.907. Amended L. 1877, p.171.

 Repealed L. 1939, p.1004.
 - An act in relation to the collection of taxes and special assessments. Ap. and in force May 2, 1873. R.S. 1874, p.908. Repealed L. 1939, p.1004.
 - 1875. An act concerning the apportionment of special assessments payable in installments. Ap. Apr. 3, 1875.
 L. 1875, p.36.
 - An act to legalize the extensions, levy and collection of taxes in towns, townships, districts and incorporated cities towns and villages in the State of Illinois, and extended on the collectors' books of the assessment of the year A.D. 1874. Ap. Apr. 15, 1875. L. 1875, p.38.
 - An act to declare and constitute the State of Illinois sole trustee of that portion of the State tax levied, assessed and collected for the year 1873; in excess of 29/36 thereof, and to provide exclusive remedies, for the complete refunding of the same to the tax payers of the state who have paid such excess and for the protection of the tax payers entitled thereto, and of counties and of all officers or persons connected with the collection, custody or payment thereof. Ap. Mar. 26, 1875.

 L. 1875, p.99.
 - 1877. An act to correct irregularities in assessments of Property for taxation, and in the Equalization of Assessments for such purposes. Ap. and in force May 29, 1877.

 L. 1877, p.177. Repealed L. 1939, p.1004.
 - 1889. An act exempting from taxation bridges across any stream forming the boundary lines between this and an adjoining State when such bridge is a free public highway. Ap. May 10, 1889. L. 1889, p.63. Repealed L. 1939, p.1004.
 - 1893. An act to provide for the election of assessors in townships containing not less than forty thousand nor more than one hundred thousand inhabitants, in counties under township organization, and fixing the compensation of such assessors. Ap. June 19, 1893. L. 1893, p.73. Repealed L. 1898, p.54.
 - 1905. An act to make legal and valid the acts of the county board heretofore done in determining the amounts of all taxes to be raised
 for county purposes in their respective counties, and to make
 legal and valid the levy of taxes for county purposes thereunder.
 Ap. Feb. 28, 1905.
 L. 1905, p.359. Repealed L. 1939, p.1187.

Revenue, Source of State (con't)
Assessment and Tax Acts (con't)

and interests in certain cases. Ap. June 14, 1909.

L. 1909, p.312.

Amended L. 1913, p.513; L. 1915, p.572; L. 1915/16, 1st

spec.sess., p.37; L. 1917, p.656; L. 1919, p.757;

L. 1921, pp.768,771; L. 1927, pp.747,750; L. 1929,

pp. 610, 613; L. 1931, pp. 762; L. 1933, pp.889.899;

1909. An act to tax legacies, inheritances, transfers, appointments

spec.sess., p.37; L. 1917, p.656; L. 1919, p.757;
L. 1921, pp.768,771; L. 1927, pp.747,750; L. 1929,
pp.610,613; L. 1931, pp.762; L. 1933, pp.889,899;
L. 1933/34, 3d spec.sess., p.231; L. 1935, p.1179;
L. 1937, p.1057; L. 1939, p.857; L. 1945, pp.1239,
1242; L. 1949, p.1283; L. 1951, pp.1394,2130; L. 1953,
pp.79,251,560,561,2130; L. 1955, p.17.

Repeals:

Sect. 18. <u>L. 1913, p.516</u> Sect. 23. <u>L. 1933, p.899</u>

Under act of 1895 as amended, the value was fixed by the county judge, the tax collected by the County Treasurer who paid same over to the State Treasurer.

- 1895. An act to tax gifts, legacies and inheritances in certain cases and to provide for the collection of the same. Ap. June 15, 1895. L. 1895, p.301. Amended L. 1901, pp.268,269. Repealed L. 1909, p.322.
- 1897. An act to provide for casual deficits or failures in revenues.

 Ap. Apr. 2, 1897.

 L. 1897, p.11.
- 1898. An act for the assessment of property and providing the means therefor, and to repeal a certain act therein named.

 Ap. Feb. 25, 1898.

 L. 1898, p.34. Amended L. 1899, p.335; L. 1901, pp. 267,271;

 L. 1903, pp.295,297,299; L.1905,p.360; L.1907, pp.495,497,499,500;

 L.1909, pp.308,360; L. 1913, pp.509,511; L.1915,pp.562,563,565,566,

 \$70,575; L. 1917, p.653; L. 1919, pp.725,726,727; L. 1921,

 p.758; L. 1923, pp.491,504; L. 1925, p.523; L. 1927, pp.713,

 716,738,743,744,745; L. 1929, pp.597,599,601,635; L. 1930, p.81;

 L. 1931, pp.759,774; L. 1931/32, 1st spec.sess., pp.65,80,116;

 L. 1933, pp.868,887; L. 1935, pp.1142,1160,1163,1173; L. 1937,

 p.1026.

 Repealed L. 1939, p.1004.

 Sect. 50,51 repealed L. 1919, p.725.
 - An act concerning the levy and extension of taxes. Ap. May 9, 1901.

 L. 1901, p.272. Amended L. 1905, p.365; L. 1909, p.325; L. 1913,
 p.517; L. 1915, p.572; L. 1917, pp.662,668; L. 1919, p.772;

 L. 1921, p.763; L. 1923, p.484; L. 1925, p.524; L. 1927, pp.716,
 720,723,727,731,734; L. 1928, p.66; L. 1929, pp.617,621; L. 1930,
 1st spec.sess., p.75; L. 1931, p.763; L. 1933, p.901; L. 1935,
 p.1203.
 Repealed L. 1939, p.1005.
 Tax Rate

Revenue, Source of State (con't)
Assessment and Tax Acts (con't)

- 1909. An act to provide for a commission to inquire into the subject of taxation for State and local purposes, and the expediency of revising and amending the laws relating thereto, and making an appropriation therefor. Ap. June 9, 1909.

 L. 1909, p.59.
 - An act in regard to tax title as providing for the re-conveyance of tax titles and fixing a penalty for failure or refusal to recover. Ap. June 14, 1909.

 L. 1909, p.146. Amended L. 1915, p.578.

 Repealed L. 1939, p.1005.
 - An act to tax gifts, legacies, inheritances, transfers, appointments and interests in certain cases, and to provide for the collection of the same, and repealing certain Acts therein named.

 Ap. June 14, 1909.

 L. 1909, p.312. Amended L. 1913, p.513; L. 1915, p.572;

 L. 1915/16, 1st spec.sess., p.37; L. 1917, p.656; Sect. 18 repealed L. 1913, p.516; L. 1919, pp.610,613.
- 1911. An act to provide by State tax for a fund for the support and maintenance of the University of Illinois. Ap. June 10, 1911. L. 1911, p.484.
- 1919. An act in relation to the assessment of property for taxation.

 Ap. June 19, 1919.

 L. 1919, p.718. Amended L. 1929, p.631; L. 1930, p.79.

 Sect. 25 repealed. L. 1939, p.1173.

 Act as amended repealed L. 1939, p.1005.
- 1929. An act to validate certain taxes and the acts of various public officials in equalizing the assessments upon which said taxes are to be or have been extended; in ascertaining the tax rates and in extending said taxes. Ap. Mar. 25, 1929.

 L. 1929, p.608.
 - An act in relation to the extension of taxes in certain counties. Ap. Feb. 18, 1929.

 L. 1929, p.609. Repealed L. 1939, p.1005.
- 1930. An act concerning the levy and extension of taxes. Ap. June 27, 1930. L. 1930, p.75.
- 1931. An act in relation to the anticipation of taxes levied.

 Ap. Apr. 13, 1931.

 L. 1932, 3d spec.sess., p.217. Amended L. 1939, p.1122.
- 1933. An act in relation to the payment of special assessments heretofore withdrawn from collection or forfeited to the State in counties having a population of less than 500,000 inhabitants.

 Ap. June 9, 1933.
 L. 1933, p.944.

- Revenue, Source of State (con't)
 Assessment and Tax Acts (con't)
 1933. (con't)
 - An act to provide by a State tax the necessary revenue for relief of residents of the State of Illinois, who are destitute and in necessitious circumstances. Ap. Nov. 10, 1933.

 L. 1933, 1st spec.sess., p.35. Repealed L. 1939, p.1188.
 - 1935. An act in relation to the validation of annual appropriation or levy ordinances for cities and school districts of five hundred thousand inhabitants or over. Filed July 12, 1935.

 L. 1935, p.1217.
 - An act in relation to the payment in installments of unpaid, forfeited or delinquent taxes on real estate situated in counties containing 500,000 or more inhabitants, and to provide for enforcement of such payment. Filed July 19, 1935.

 L. 1935, p.1168. Repealed L. 1939, p.1005.
 - An act to authorize credits on subsequent years' taxes for taxes paid on excessive valuations of real property in certain cases and to repeal Sect. 268b of "An Act for the assessment of property and for the levy and collection of taxes." Approved Mar. 30, 1872, as amended. Filed July 12, 1935.

 L. 1935, p.1158.
 - 1937. An act for the assessment of the property of railroad companies and the collection of taxes. Ap. July 8, 1937.

 L. 1937, p.1011. Repealed L. 1939, p.1005.
 - An act concerning the use of poor relief taxes levied for the year 1936 or any year thereafter by certain governmental units and legalizing proceedings levying and appropriating such taxes.

 Ap. May 13, 1937.

 L. 1937, p.278.
 - An act concerning taxes of municipal and quasi-municipal corporations and taxing bodies (other than the State of Illinois) containing 500,000 or more inhabitants. Filed June 28, 1937. L. 1937, p.1019.
 - An act providing for and regulating methods of adopting budgets and making appropriations by certain tax levying bodies of this State. Ap. July 12, 1937.

 L. 1937, p.1037. Amended L. 1943, v.1, p.1060.

 Cited as the Illinois Municipal Budget Law

 Sect. 39 repealed L. 1943, v.1, p.1062.

1072,1074,1075,1079,1080,1085,1099,1113,1119,1137,1171.

1939. An act to revise the law in relation to the assessment of property and the levy and collection of taxes, and to repeal certain Acts herein named. Filed May 17, 1939.

Cited as the "Revenue Act of 1939."

L. 1939, p.886. Amended L. 1939, pp.854,855,856,877,1007,1009, 101; L. 1941, v.1, pp.1038,1042,1052,1054,1055,1056,1061, 1062,1077,1078,1082,1088; L. 1943, v.1, pp.1058,1059,1062,

Revenue, Source of State (con't)
Assessment and Tax Acts (con't)
1939. (con't)

L. 1945, pp.1211,1215,1217,1229,1243,1266,1273,1274,1275, 1287,1290,1291,1293. L. 1947, pp.1417,1428,1429,1431,1432, 1433,1434,1457,1468,1470,1473,1474,1476,1720. L. 1949, pp.1255,1258,1262,1293,1294,1323; L. 1951, pp.11,248,1179, 1181,1185,1398,1399,1403,1471; L. 1953, pp.453,1311,1312, 1601,1602,1610,1637; L. 1955, pp.176,394,632,954,958,1027, 1028,1171,1572,1579,1582.

Repeals:

Sect. 147,148,150. <u>L. 1945, p.1214</u> Sect. 3,4,6,94 and 95. <u>L. 1949, p.1281</u> Sect. 124a. L. 1951, p.1402

1941. Revised cities and villages act. Ap. Aug. 15, 1941.

L. 1941, v.2, (1). Amended L. 1941, v.2, pp.415,418,420,421,

422,423,424,425;L. 1943, v.1, pp.321,323,324,436,439.

Tax levies, bond issues, limitation on indebtedness, etc, ad interim.

Special Taxes

See Treasury, State. Under Constitution of 1870. State Taxes.

Special Taxes.

Revenue Acts. Local

- 1877. An act in regard to the assessment, levy and collection of the taxes of incorporated cities in this State, for years prior to the year 1877. Ap. May 5, 1877.

 L. 1877, p.56. Amended L. 1897, p.93.
- 1881. An act in relation to the rate of taxation in cities, villages and incorporated towns. Ap. May 30, 1881.
 L. 1881, p.59. Amended L. 1919, p.730
- 1883. An act in relation to the levy and collection of taxes for sewerage and water works in cities of this State that may have established a system of sewerage and water works for such city, and to repeal an act therein named, and to authorize the cities, villages and incorporated towns, of this State to levy and collect taxes to pay for water and light. Ap. June 21, 1883. L. 1883, p.68. Amended L. 1889, p.86.
- 1893. An act to provide for the assessment and collection of a general tax by cities for parks and boulevard purposes.

 Ap. June 17, 1893.

 L. 1893, p.77.
 - An act to authorize the division of special assessments in cities, towns and villages into installments, and authorizing the issue of bonds to anticipate the collection of the deferred installments. Ap. June 17, 1893.

 L. 1893, p.78.
- 1895. An act to provide for the payment of interest on warrants of municipal corporations. Ap. June 15, 1895.
 L. 1895, p.106.
 - An act in relation to the assessment of the property of Mutual Building, Loan and Homestead Association. Ap. Apr. 30, 1895. L. 1895, p.300. Amended L. 1901, p.265.
- 1897. An act to enable cities, villages and towns threatened with overflows or inundations to levy taxes by vote of the electors thereof in excess of two per cent to strengthen, build, raise or repair the levees around the same and to issue tax anticipation warrants on such taxes. Ap. June 11, 1897.

 L. 1897, p.136.
 - An act concerning local improvements. Ap. June 19, 1897.

 L. 1897, p.102. Amended L. 1899, pp.93,97; L. 1901, p.101;
 L. 1903, pp.101,103.
- 1899. An act to authorize cities of 100,000 population and under to construct outlet sewers, reservoirs, pumping works and machinery, and maintain and keep in repair the same, the cost thereof to be defrayed by special assessment, or special taxation, and if the assessment is paid in installments, to issue bonds to anticipate the deferred installments. Ap. Apr. 24, 1899.

 L. 1899, p.96.

Revenue Acts, Local (con't) 1899. (con't)

- An act to authorize cities whose public buildings have or may be destroyed or impaired by a cyclone or tornado to levy a tax to pay the cost of rebuilding or restoring such building. Ap. Apr. 24, 1899.

 L. 1899, p.103.
- An act authorizing cities, towns, and villages to build, purchase or extend water works systems for public and domestic use and to provide for the cost thereof. Ap. Apr. 22, 1899. L. 1899, p.104.
- An act to enable cities and villages to buy or construct water works and to provide for the management thereof, and giving them authority to levy an annual tax and to pledge same in payment thereof. Ap. Apr. 19, 1899.

 L. 1899, p.108.
- 1903. An act in relation to the sanitary district of Chicago, to enlarge the corporate limits of said district, and to provide for the navigation of the channels created by such district, and to construct dam, waterwheels and other works necessary to develop and render available the power arising from the water passing through its channels, and to levy taxes therefor. Ap. May. 14, 1903. L. 1903, p.113.
- 1905. An act to make legal and valid the acts of the county board heretofore done in determining the amounts of all taxes to be raised
 for county purposes in their respective counties, and to make
 legal and valid the levy of taxes for county purposes thereunder.
 Ap. Feb. 28, 1905.
 L. 1905, p.359. Repealed L. 1939, p.1187.
- 1907. An act to authorize county authorities to establish and maintain a detention home for the temporary care and custody of dependent, delinquent or truant children, and to levy and collect a tax to pay the cost of its establishment and maintenance.

 Ap. May 13, 1907.

 L. 1907, p.59.
- 1911. An act to authorize cities and villages, which include wholly within their corporate limits, a town or towns, to levy for street purposes a tax in addition to the tax of one and 2/10 (1-2/10) per centum upon the aggregate valuation of all property within such city, village or incorporated town, as now prescribed by law. Ap. May 29, 1911.

 L. 1911, p. ____.

Title amended, <u>L. 1919</u>, <u>p.732</u>, to: An act to authorize cities and villages, which include wholly within their corporate limits, a town or towns, to levy for street purposes a tax in addition to the tax that any such city, village or incorporated town is now authorized to levy. Amended <u>L. 1919</u>, p.731.

Revenue Acts, Local (con't)

1917. An act to make legal and valid annual appropriation bills for the fiscal year A.D. 1916, and taxes levied and extended thereon in counties by law required to adopt an annual appropriation bill in the first quarter of the fiscal year and to publish the annual appropriation bill in a newspaper, and to validate court proceedings now pending or hereafter to be brought for the collection of such taxes. Ap. June 26, 1917.

L. 1917, p.670. Repealed L. 1939, p.670.

REVENUE ARTICLE OF CONSTITUTION, JOINT COMMITTEE TO DRAFT AMENDMENT TO See Revenue Commission. 1933.

Revenue Commissions.

1885. REVENUE REVISION COMMISSION.

Created by Joint Resolution. L. 1885, p.265.

Composition: 12 members, an equal number from each of the 2 leading political parties, appointed by the Governor.

Duties: To propose and frame a revenue code, reporting to the next General Assembly.

- 1909. COMMISSION TO INQUIRE INTO THE SUBJECT OF TAXATION FOR STATE AND LOCAL PURPOSES.
 - L. 1909, p.59. Created. An act to provide for a commission to inquire into the subject of taxation for State and local purposes, and the expendiency of revising and amending the laws relating thereto, and making an appropriation therefor. Ap. June 9, 1909.

Composition: 7 competent persons appointed by Governor.

- Duties: 1. "They shall make a careful and complete compilation of all laws bearing upon the subject of taxation now in force in the State of Illinois and the decisions of the Supreme Court...relating to said laws."
 - 2. They shall procure, classify and arrange in convenient tabular form full and pertinent statistics showing as far as practicable the amount raised by taxation in each county and municipality in the State, and the rates adopted, the proportion between the true and the assessed valuation, and such other information in reference to the practical operation of the present system of taxation in this State as them may deem important and essential..."
 - 3. "They shall thoroughly investigate all compplaints...of illegal, unjust or excessive taxation, and shall endeavor to ascertain to what extent and in what manner...the present system is defective, unequal and oppressive."
 - 4. Study tax systems of other States and recommendations of tax commissions of each.
 - 5. Report, with index.

Revenue Commission (con't)

- 1927. REVENUE COMMITTEE, JOINT LEGISLATIVE.
 - L. 1927, p.64. Created. An act to create a joint legislative revenue committee. Ap. July 7, 1927.
 - Composition: President pro tem of the Senate and 1 other Senator appointed by him; the Speaker of the House and 1 other Representative appointed by him; Governor to appoint 1 other representative of the agricultural, 1 of the manufacturing, 1 of the banking, 1 of the labor, and 1 of the real estate interests of the State.
 - Duties: To investigate and report to the 56th General Assembly on the entire revenue and assessment system of the State.

REVENUE INVESTIGATION COMMISSION.

L. 1927, p.98. Created. An act to create a commission to investigate and suggest changes or revision of the revenue laws of the State, to define the powers and duties of said commission, and making an appropriation therefor. Ap. July 7, 1927.

Composition: 2 Senators selected by the Senate Executive Committee, 2 Representatives appointed by the Speaker and 3 citizens of the State appointed by the Governor.

Duties: To study and investigate the workings of the tax and revenue laws of the State, and other similar laws in other States. Report to next General Assembly.

- 1929. REVENUE INVESTIGATION COMMISSION.
 - L. 1929, p.150. Created. An act to create a commission to investigate and suggest changes in the revenue system of the State, to define the powers and duties of said commission, and making an appropriation therefor. Ap. June 21, 1929.
 - Composition: 1 Senator appointed by the President thereof upon the advice of the Executive Committee; a Representative appointed by the Speaker of the House; 3 citizens of the State appointed by the Governor.
 - Duties: To make a further investigation of the revenue system and of the method of taxation employed in the assessing of property in Illinois and other States and report to next General Assembly or if that impracticable, to the 57th General Assembly.
- 1931. TAXATION AND EXPENDITURES COMMISSION.
 - L. 1931, p.46. Created. An act to create a taxation and expenditure commission to inquire into the causes of high taxes, the distribution of the tax burden, the costs and debts of the State as political sub-divisions of the State, to recommend legislation and other measures designed to promote efficiency and economy in State and local government, to equalize the tax

Revenue Commissions (con't) 1931. (con't)

burden and improve tax administration, and to provide an appropriation for said commission. Ap. June 29, 1931.

Composition: 11 members 4 of whom shall be members of the Senate, appointed by the President, 4 of whom shall be members of the House of Representatives appointed by the Speaker, 3 of whom shall be citizens of the State appointed by the governor.

Powers and Duties: As expressed in title and in greater detail in act, q.v.

1933. COMMITTEE TO INVESTIGATE REVENUE LAWS

L. 1933, p.1141. Created by H.J.R. No. 47.

Composition: 7 Representatives appointed by the Speaker of the House, 7 Senators appointed by the President of the Senate upon the advice of the Executive Committee of same.

Duties: To investigate and review the present distribution of the tax burden and the enforcement of our revenue laws. Report to 1933 General Assembly.

1933. REVENUE ARTICLE OF CONSTITUTION, JOINT COMMITTEE TO DRAFT AMENDMENT TO.

L. 1933, p.1129. Created by H.J.R. No. 75.

Composition: 5 Representatives appointed by the Speaker of the House; 5 Senators appointed by the President pro tempore upon the advise of the Executive Committee; 5 persons appointed by the Governor.

Duties: To consider the question of changing the provisions of Article IX of our Constitution to meet present days needs and prepare drafts of such amendments for next General Assembly.

1934. COMMISSION ON SCHOOL REVENUES.

See SCHOOL REVENUES, COMMISSION ON

1937. REVENUE OF STATE, JOINT COMMISSION ON INCREASING THE

L. 1937, p.1232. Created by S.J.R. No. 18.

Composition: 5 Senators appointed by the President upon the advice of the Executive Committee of the Senate; 5 Representatives appointed by the Speaker of the House.

Duties: To consider the possible methods for the raising of State revenue, to cope with its needs after May 1, 1937, and for the next biennium. To study and consider whether the revenue article of the Constitution should be amended or whether a Constitutional Convention should be called, for the purpose of increasing the methods...for raising of revenues. Report to 60th General Assembly.

Revenue Commissions (con't)

1939. REVENUE COMMISSION.

- L. 1939, p.258. Created. An act to create a commission to investigate and suggest changes in the revenue and local improvement laws of the State, to define the powers and duties of said commission, and making an appropriation therefor. Filed July 29, 1939.
- Composition: 3 Senators appointed by the President upon the advice of the Executive Committee of the Senate; 3 Representatives appointed by Speaker of the House.
- Duties: 1. To make a comprehensive study of local taxation, debt, expenditures, special assessments and tax delinquency problems of this State, and formulate recommendations with the respect, thereto, and...to compare the same with the problems and solutions of other states.
 - 2. To study the laws relating to revenue and local improvements with a view of making substantive changes in said laws.
 - 3. Report to next General Assembly.

REVENUE COMMITTEE, JOINT LEGISLATIVE See Revenue Commissions, 1927.

Revenue Fund

See Treasury, State. Under Constitution of 1870 State Taxes

REVENUE LAWS, COMMITTEE TO INVESTIGATE

See Revenue Commissions, 1933

REVENUE OF STATE, JOINT COMMISSION ON INCREASING THE See Revenue Commission, 1937.

REVENUE REVISION COMMISSION

See Revenue Commission, 1885

REVIEW, BOARD OF

See LABOR, DEPARTMENT OF. Executive Officers, Boards and Commissions.

Revised Statutes
See Statutes Revised

REVISION, COUNCIL OF
See COUNCIL OF REVISION

REVISION OF PRIMARY ELECTION LAWS, COMMISSION FOR See PRIMARY ELECTION LAWS, COMMISSION FOR REVISION OF

Rhodes (William) Tombstone, Springfield

Priv. L. 1847, p.213. Secretary of State to erect a tombstone for William Rhodes, late a Representative from Pope County.

Rights, Civil
See Civil Rights

RICHTS, DIVISION FOR THE ENFORCEMENT OF CIVIL AND EQUAL See ATTORNEY GENERAL. Administrative Divisions

RIVER IMPROVEMENT COMMISSION, OHIO
See OHIO RIVER IMPROVEMENT COMMISSION

RIVERS AND LAKES COMMISSION

1911. Created. An act creating a rivers and lakes commission for the State of Illinois, and defining the duties and powers thereof. Ap. June 10, 1911. L. 1911, p.115.

Amended L. 1913, p.121; L. 1919, pp.972,990; L. 1921, p.847; L. 1935, pp.241,242.

Sect. 1-4 repealed. L. 1931, p.(1).

Appropriations:

L. 1911, p.107 L. 1912, p.37 L. 1913, pp.49,50,113 L. 1915, pp.72,83,225 L. 1915/16, pp.11,17 L. 1917, p.804 (Bulletin 19) L. 1919, p.122 (Claims)

Composition: L. 1911, p.116. 1 civil engineer, 1 lawyer, and 1 person neither an engineer or a lawyer, who is intimately acquainted with the rivers and lakes of Illinois. Appointed by Governor; 3 year terms.

L. 1913, p.122. Members appointed by Governor by and with advice and consent of the Senate.

Duties: To have "full and complete jurisdiction of every public body of water in the State of Illinois, subject only to the paramount authority of the government of the United States with reference to the navigation of such stream or streams, and the laws of Illinois. To protect "The rights of the people in the full and free enjoyment of all such bodies of water, and...[to prevent] unlawful and improper encroachment upon the same, or impairment of the rights of the people with reference thereto."

To collect and make public data on lakes and streams, their navigability, shore-lines, flood conditions, etc.

To prevent wrongful encroachment, pollution of streams. etc.

RIVERS AND LAKES COMMISSION (con't)
1911. (con't)

To consent in writing to all improvements, buildings, or structures in or beside any public waters. Copies of plans for harbors, piers, breakwaters, etc., to be filed with Commission.

To make plans for public reservations and preserves for pleasure, recreation and sport.

- 1917. Abolished by Civil Administrative Code. L. 1917, p.16., and duties to DEPARTMENT OF PUBLIC WORKS AND BUILDINGS. L. 1917, p.24.
- 1940. An act to validate water revenue refunding bonds of cities, villages and incorporated atowns. Filed June 21, 1940.
 L. 1940, p.10.
- 1941. An act to provide for the installment payment in counties of less than 500,000 inhabitants of delinquent real estate taxes and the remission of penalties, interest and costs accrued or accruing thereon. Filed July 10, 1941.

 L. 1941, v.1, p.1058.
 - An act authorizing a refund of excess payment of taxes for the year 1932 where the taxes have been paid upon an erroneous assessment and where certificates of error and abatement have been issued. Ap. July 17, 1941. L. 1941, v.1, p.1088. Amended L. 1943, v.1, p.1172.
 - An act concerning taxes of municipal and quasi-municipal corporations, and taxing bodies.

Rivers, Lakes and Other Bodies of Water, Acts Relating to

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PURCHASES AND CONSTRUCTION, DEPARTMENT OF.
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See WATER SURVEY, STATE. 1897-HEALTH, DEPARTMENT OF PUBLIC. 1931--

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Bridges and ferries on State roads

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HIGHWAY DEPARTMENT, STATE. 1913-17

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Administrative Divisions. DIVISION OF

HIGHWAYS. 1917--

Commerce on Waterways

Regulation of rates, enforcement of safety regulations, wharfage, etc.

See Illinois and Michigan Canal. Its various governing boards.

COMMERCE COMMISSION, ILLINOIS. 1921-PUBLIC UTILITIES COMMISSION

Interstate

INTERSTATE FLOOD RELIEF AND PREVENTION COMMISSION
INTERSTATE HARBOR COMMISSION OF ILLINOIS AND INDIANA
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See also Conservation, Acts Relating to:

Drainage Fish

Health, Acts Relating to: Sanitary Engineering

Roads, Bridges and ferries, Acts Relating to:

Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't)

Boats

- 1816. An act to amend an act entitled, "An act to regulate the disposition of water crafts found gone or going adrift and of estray animals." Ap. Dec. 30, 1815.

 L. 1816, p.14. Repealed L. 1819, p.351; R.S. 1833, p.425.
- 1819. An act to regulate the disposition of Water Crafts of certain descriptions found gone or going adrift, and of estray animals. Ap. Mar. 23, 1819.

 L. 1819, p.206. Amended L. 1823, p.167. Repealed R.S. 1827, p.198.
- 1827. An act concerning water crafts found adrift, lost goods and estray animals. Ap. Jan. 27, 1827.

 R.S. 1827, p.189. Amended R.L. 1829, p.72; R.S. 1833, p.267; L. 1831, p.189; R.S. 1833, p.278. Act and amendments repealed. L. 1835, p.234.
- 1833. An act to authorize the seizure of boats and other vessels by attachment in certain cases. Ap. Feb. 13, 1833. R.S. 1833, p.95. Repealed R.S. 1845, p.455.
- 1835. An act concerning Estrays. Ap. Feb. 9, 1835.

 L. 1835, p.229. Amended L. 1843, p.139. Act and supplement repealed, R.S. 1845, p.469.
- 1837. An act to prevent Disasters on Steamboats navigating the Waters within the jurisdiction of Illinois.

 Ap. July 21, 1837.

 2L. 1837, p.89. Repealed R.S. 1845, p.464.
- 1845. Revised Statutes. Ap. Mar. 3, 1845. Repealed

 R.S. 1874, p.1013.

 Chap. 10. Attachment of boats and vessels.

 R.S. 1845, p.(521). Amended Pub.L. 1855, p.149;

 Pub.L. 1857, p.105.
 - Chap. 30 Criminal Code.

 Sect. 156. R.S. 1845, p.179. Malicious mischief;

 "Cut loose or set adrift, any canoe, ferry boat, skiff, boat or other vessel."

 Incorporated into Criminal code of 1874,
 Sect. 198, R.S. 1874, p.381.
 - Chap. 102. Steam boats R.S. 1845, p.(521). Amended Pub.L. 1857, p.105.
 - Chap. 39. Estrays
 Especially Sect. 17. R.S. 1845, p.230.

- Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't)

 Commerce (con't)

 Boats (con't)
 - 1845. An act to protect owners of wood-yards against the illegal acts of steam boat masters and officers. Ap. Feb. 28, 1845.

 L. 1845, p.26; R.S. 1845, p.606. Repealed R.S. 1874, p.1013.

 Amended Pub.L. 1853, p.166. Repealed R.S. 1874, p.1020.
 - 1852. An act to provide for the establishment and incorporation of hospitals for sick and disabled veterans. Ap. June 18, 1852. L. 1852, p.20. Repealed R.S. 1874, p.1019.
 - 1861. An act regulating the publication of Estray Notices.
 Ap. Feb. 21, 1861.
 1Pub.L. 1861, p.121. Repealed R.S. 1874, p.1028.
 - An act to cede jurisdiction to the United States over certain land in Cook County, Illinois, purchased by the United States for the purpose of erecting thereon a marine hospital. Ap. Feb. 1, 1867.

 1Pub.L. 1867, p.175.
 - 1867. An act to cede to the United States jurisdiction over any lands in Cook County that they may purchase, on which to locate a marine hospital. Ap. Feb. 28, 1867.

 1Pub.L. 1867, p.176.
 - 1869. An act authorizing the sale of unclaimed baggage and other property. Ap. Apr. 16, 1869.
 Pub.L. 1869, p.59.
 - 1874. An act to revise the law in relation to attachment of boats, vessels and rafts. Ap. Mar. 25, 1874. R.S. 1874, p.162. Amended L. 1933, p.180; L. 1935, p.217. Sect. 20 repealed L. 1935, p.217.
 - Criminal Code of Mar. 27, 1874.
 - Sect. 49. p.359. Amended L. 1919, p.426. Criminal carelessness of common carriers.
 - Sect. 56a-1, Div. 1. Added L. 1931, p.450. Operating motor boat without muffler; disorderly conduct.
 - Sect. 198. p.381. Amended L. 1935, p.711. Malicious mischief to rafts, vessels, etc.
 - Sect. 204. Amended L. 1915, p.385. Hiring of horse, vehicle or boat with intent to defraud owner.

- Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't)

 Commerce (con't)

 Boats (con't)
 - 1874. An act to fix the liability of common carriers receiving property for transportation. Ap. Mar. 27, 1874.

 R.S. 1874, p.268.
 - An act to revise the law in relation to estrays and other lost property. Ap. Mar. 23, 1874.
 R.S. 1874, p.482.
 - An act to provide for the sale of unclaimed property by common carriers, warehousemen and inn-keepers.

 Ap. Mar. 28, 1874.

 R.S. 1874, p.1086. Amended L. 1879, p.317; L. 1883, p.175.
 - Title amended <u>L. 1879</u>, p.317 to:

 An act to provide for the sale of personal property by common carriers, warehousemen and inn-keepers, and by others having liens thereon.
 - 1875. An act to prevent frauds upon travelers and owner or owners of any railroad, steamboat or other conveyance for the transportation of passengers. Ap. Apr. 19, 1875.

 L. 1875, p.81. Sect. 2 repealed L. 1919, p.716.
 - 1877. An act for the protection of passengers on railroads.

 Ap. May 14, 1877.

 L. 1877, p.166. Amended L. 1879, p.223; L.1909, p.181.

 L. 1879, p.223, added to title "and steamboats."
 - 1879. An act to amend the Criminal Laws of the State.

 Ap. May 31, 1879.

 L. 1879, p.119.

 Keeping boat for purposes of prostitution.
 - 1889. An act to define the duties of railroad, steamboat, transportation and stock yard companies under proclamations of the Governor, scheduling territory on account of splenic or Texas fever among cattle. Ap. May 28, 1889.

 L. 1889, p.5. Amended L. 1943, v.1, p.37.

 Repealed L. 1943, v.1, p.30.
 - 1897. An act to prevent buying, selling or fraudulently using passes upon railroads, steamboats and other public conveyances. Ap. June 10, 1897.
 L. 1897, p.204.
 - An act to license shanty boats and other water craft, fixing the fees therefor and providing penalties. Ap. June 10, 1897. L. 1897, p.248.
 License by county clerk.

Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't)

Commerce (con't)

Boats (con't)

- 1911. An act in regard to bills of lading and to create, define and punish certain criminal offenses in relation thereto.

 Ap. June 5, 1911.

 L. 1911, p.228. Amended L. 1939, p.450.

 Uniform bills of lading act.
- 1923. An act authorizing the Department of Public Works and Buildings to sell the steamboat "Illinois."

 Ap. June 20, 1923.

 L. 1923, p.623.
- 1941. An act regulating motor boats. Ap. July 15, 1941. L. 1941, v.1, p.918. Amended L. 1943, v.1, p.940.
- 1947. An act regulating the operation of motor boats. Ap. July 18, 1947. L. 1947, p.1237. Amendment to Civil Administrative Code of 1917, putting enforcement of 1947 motor boats act under the Department of Conservation, Sect. 63a Para. 10. L. 1947, p.1643.

Lumber Rafts

- 1865. An act in relation to rafts of lumber and sawlogs in the Mississippi River. Ap. Feb. 16, 1865.
 Pub.L. 1865, p.101.
 - An act relating to rafts and lumbermen. Ap. Feb. 16, 1865. Pub.L. 1865, p.101. Repealed R.S. 1874, p.1032.

Dredge Boats

1905. An act to authorize certain drainage and levee districts to maintain and operate dredge boats for the construction and preservation of drains, ditches and levees. Ap. May 16, 1905. L. 1905, p.195.

Repealed L. 1955, p.512 (613).

Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't)

Canals

See also Illinois and Michigan Canal.

Mississippi and Illinois Canal Co.

Priv.L. 1837, p.21; L. 1953, p.5; L. 1955, pp.286,1305.

Rockport and Mississippi Canal Co. Priv.L. 1837, p.78.

Machinaw and Illinois Canal Co. Priv.L. 1837, p.112.

Grand Pass Canal. Priv.L. 1837, p.129.

Cairo City and Canal Co. Priv.L. 1837, p.302. Amended Pr.L. 1839, p.32.

Beardstown and Sangamon Canal Co. Priv.L. 1837, p.328.
Amended Priv.L. 1839, p.196.

Benjamin Newell's canal from mouth of Negro Creek at Illinois River, Bureau County, to Lake Depeau. Priv.L. 1865, v.1, p.556.

Lake Michigan and Chicago Canal Co. Priv.L. 1857, p.607. Chicago Dock and Canal Co. Priv.L. 1857, p.499.

Amended Priv.L. 1861, p.152.

Chicago and Mississippi Canal Co. Priv.L. 1865, v.1, p.209.
Canal from Illinois and Michigan Canal to the Mississippi
River, at or above Rock Island, with a navigable feeder
to Rock River, at Dixon and Sterling. Pub.L. 1867, p.81.

Calumet and Chicago Canal and Dock Co. Priv.L. 1869, v.2, p.866.

- 1872. An act to grant the use of canals in this State to the use of the inhabitants of the Dominion of Canada, upon conditions named. Ap. Apr. 4, 1872.
 L. 1871/72, p.216. Repealed L. 1939, p.1175.
- 1874. An act in regard to canal companies. Ap. Feb. 27, 1874.

 R.S. 1874, p.194.

 Sect. 1-6 repealed L. 1939, p.1175.

Criminal Jurisprudence. Ap. Mar. 27, 1874.

Art. 1. Sect. 197. R.S. 1874, p.381. Malicious mischief to canals, levees, dams, reservoir, etc. Amended L. 1883, p.75.

1941. Revised cities and villages act. Ap. Aug. 15, 1941. L. 1941, v.2,

Art. 23. General powers of municipal authorities.

Sect. 41. p.173. To construct and repair canals and slips for the accommodation of commerce.

Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't)

Channels Altered

- 1905. An act entitled, "An act to enable commissioners of highways in counties not under township organization to straighten water courses in the construction of public roads. Ap. May 16, 1905. L. 1905, p.370.
- 1921. An act to extend the powers of cities and villages in relation to internal improvements. Ap. June 24, 1921.

 L. 1921, p.323.

 Power to relocate streams within corporate limits, subject to act creating a Rivers and Lakes Commission.
- 1927. An act to enlarge the powers of cities and villages to condemn property for street improvements in the vicinity of altered channels of water courses. Ap. July 7, 1927.

 L. 1927, p.327. Repealed L. 1941, v.2, p.412.
 - An act in relation to the conveyance by the Sanitary District of Chicago of certain property in aid of altering the South Branch of the Chicago River between Polk Street and West Eighteenth Street, in the City of Chicago. Ap. June 30, 1927. L. 1927, p.417.

Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't) Commerce (con't)

Navigation Companies. General Acts.

- 1849. An act to authorize the formation of navigation and manufacturing companies on the Little Wabash and Saline Rivers, and other navigable streams succeptible of slock-water navigation. Ap. Nov. 6, 1849. In force Jan. 5, 1850. 2L. 1849, p.29.
- An act to provide for the incorporation of transportation companies. Ap. June 23, 1852. L. 1852, p.215. Business of building boats, and transporting persons and property thereon.
- 1857. An act to authorize the formation of corporations for transporting, forwarding and navigating on the lakes. rivers and canals, or any or either of them. Ap. Feb. 17, 1857. In force Apr. 20, 1857. Pub.L. 1857, p.110.

Navigation Companies. Private Acts.

Earlier companies engaged not only in transportation, but also authorized to collect tolls upon traffic through stretches of river improved by them. Some of these companies also sold hydraulic power.

Little Wabash Navigation Company. L. 1818, p.4. Amended L. 1819, p.103.

Wabash Navigation Company. L. 1825, p.96. Amended Priv.L. 1833, p.53; L. 1835, p.173; Priv.L. 1839, p.131.

Charter revived and extended. L. 1845, p.126.

Little Wabash Navigation Company. L. 1826, p.68.

Avouse River Navigation Company. Priv.L. 1833, p.71.

Spoon River Navigation Company. Priv.L. 1837, p.259.

L. 1845, p.136; Priv.L. 1847, p.177; Priv.L. 1851, p.177; L. 1852, p.223; Priv.L. 1853, p.577.

Kaskaskia Navigation Company. L. 1841, p.215. Charter revived and continued. Priv.L. 1867, v.2, p.455.

Rock River Navigation Company. L. 1841, p.141.

Kankakee and Iroquois Navigation and Manufacturing Company.

Priv.L. 1847, p.91. Amended Priv.L. 1851, p.212; L. 1852, p.10; Priv.L. 1857, p.1047; Priv.L. 1859, p.411; Priv.L. 1865, v.2, p.96.

Wabash Navigation Company. Priv.L. 1847, p.63.

The River Board (Illinois River). Priv.L. 1851, p.80. Embarass River Navigation Company. Priv.L. 1851, p.198.

Kaskaskia River Navigation Company. Priv.L. 1853, p.556.

Amended Priv.L. 1855, p.633; Priv.L. 1869, v.2, pp.871,872. Fox River Valley Navigation Company. Priv.L. 1855, p.639. Illinois River Improvement Company. Pub.L. 1857, p.212. Alton and St. Louis Packet Company. Priv.L. 1859, p.413.

Rivers, Lake and Other Bodies of Water, Acts Relating to: (con't)

Commerce (con't)

Navigation Communication Private Acts (con't)

Navigation Companies. Private Acts (con't)

Sterling Navigation Company. Priv.L. 1865, v.2, p.98.
Lake Michigan Warehouse and Transportation Company of Illinois.
Pub.L. 1865, v.2, p.672.

River Transportation Company. Priv.L. 1865, v.2, p.676.
Ohio and Mississippi Rivers.

Mississippi and Illinois Transportation Company. Priv.L. 1865, v.2, p.674. Amended Priv.L. 1867, v.3, p.639.

Lake Michigan Warehouse and Transportation Company of Illinois. Priv.L 1865, v.2, p.672.

Fox River Navigation and Manufacturing Company. Priv.L. 1867, v.2, p.460.

Evansville and Cairo Packet Company. Priv.L. 1867, v.3, p.84. St. Louis and Quincy Packet Company. Priv.L. 1867, v.3, p.86. Lake Michigan Steamboat Company. Priv.L. 1867, v.3, p.88. Chicago Tug Company. Priv.L. 1867, v.3, p.644. Saline River Improvement Company. Priv.L. 1869, v.2, p.486.

Terminal Facilities: Harbors, Docks, Warehouses, etc.

Corporations:

Chipperva Dry Dock Company. Priv.L. 1837, p.251.
Cairo Dock Company. Priv.L. 1851, p.221.
Cook County Marine Dry Dock Company. Priv.L. 1851, p.274.
Chicago Dock and Canal Company. Priv.L. 1857, p.499.

Amended Priv.L. 1861, p.152.
La Salle Harbor Improvement Company. Priv.L. 1857, p.782.
Chicago South Branch Dock Company. Priv.L. 1859, p.728.
Waukegan Warehouse and Pier Company. Priv.L. 1859, p.732.
Chicago Dock Company. Pub.L. 1863, p.177.
Mississippi Warehouse Company. Priv.L. 1863, p.215.
Madison Dock Company. Priv.L. 1865, v.1, p.553.
Chicago Tug Company. Priv.L. 1867, v.3, p.644.
Calumet and Chicago Canal and Dock Company. Priv.L. 1869, v.2, p.866.

- 1847. An act to adjust and settle the title to the wharfing privileges in Chicago, and for other purposes.

 Ap. Feb. 27, 1847.

 Priv.L. 1847, p.214. Amended Priv.L. 1853, p.529.
- 1851. An act relating of warehousemen, wharfingers, and other persons, and to prevent fraud. Ap. Jan. 28, 1851.

 Pub.L. 1851, p.9.
 - An act to authorize the circuit court of Cook County to appoint port wardens and prescribing their duties. Ap. Feb. 17, 1851.

 Pub.L. 1851, p.156.

Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't)

Commerce (con't)

Terminal Facilities: Harbors, Docks, Warehouses, etc. (con't)

- 1874. An act to authorize incorporated cities, towns and villages in this State, situated upon the banks of navigable rivers; to lease parts of their public landings or levees.

 Ap. Mar. 31, 1874.

 R.S. 1874, p.249. Repealed L. 1941, v.2, p.405.
- 1911. An act to enlarge the powers of cities in relation to harbors, canals, wharves, docks, piers, slips and other harbor structures, facilities, improvements and utilities constructed or operated in connection therewith, to authorize the acquisition and condemnation of property, and the use, occupation, reclamation and acquisition of the submerged lands of the State in carrying out such power, and to repeal all Acts or parts of Acts in conflict therewith. Ap. June 10, 1911.

 L. 1911, p.181. Repealed L. 1913, p.155.
 - An act to enlarge the power of cities in relation to harbors, canals, wharves, docks, piers, slips and other harbor structures, facilities, improvements and utilities constructed or operated in connection therewith, to authorize the acuisition and condemnation of property and the use, occupation, reclamation and acquisition of the submerged lands of the State in carrying out such power, and to repeal all Acts or parts of Acts in conflict therewith.

 Ap. June 10, 1911.

 L. 1911, p.181. Repealed L. 1913, p.155.
- An act to enlarge the power of cities and villages in relation 1913. to harbors, canals, slips, wharves, docks, levees, piers, quay walls, breakwaters and all harbor structures, facilities, connections, improvements and utilities constructed or operated in connection therewith and for the purpose of carrying out such power to authorize the acquisition and condemnation of property and to authorize the use, occupation, recovery and acquisition of artifically made or reclaimed lands of the State and the reclamation and acquisition of the submerged lands of the State, and to repeal an Act entitled, "An act to enlarge the power of cities in relation to harbors, canals, wharves, docks, piers, slips and other barbor structures, facilities, improvements and utilities constructed or operated in connection therewith, to authorize the acquisition, and condemnation of property and the use, occupation, reclamation and acquisition of the submerged lands of the State in carrying out such power, and to repeal all Acts or parts in Acts in conflict therewith," approved June 10, 1911, and to repeal all other Acts or parts of Acts in conflict therewith. Ap. June 23, 1913. L. 1913, p.148. Amended L. 1917, p.239; L. 1927, p.243;

L. 1913, p.148. Amended L. 1917, p.239; L. 1927, p.243; L. 1929, p.228; L. 1933, p.229; L. 1935, p.534. Repealed L. 1941, v.2, p.407.

- Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't)
 Commerce (con't)
 - Terminal Facilities: Harbors, Docks, Warehouses, etc. (con't)
 - 1915. An act to enable park commissioners, park boards, or boards of park commissioners to grant, convey or release lands and rights to cities and villages for harbor uses and purposes. Ap. June 29, 1915.

 L. 1915, p.536.
 - 1921. An act in relation to the construction of a deep water harbor in Lake Calumet in the City of Chicago and granting lands of the State. Ap. June 24, 1921.
 L. 1921, p.184. Repealed L. 1927, p.245.
 - An act to authorize the City of Chicago to grant, convey or release certain land to the United States of America.

 Ap. June 27, 1921.

 L. 1921, p.176.

 The north government pier.
 - An act to create the Interstate Harbor Commission of Illinois and Indiana and making an appropriation therefor.

 Ap. June 28, 1921.

 L. 1921, p.36.
 - 1923. An act to enable cities, villages and incorporated towns to condemn land or right-of-way needed for the widening, deepening or improvement of rivers and harbors, and to pay for the cost thereof by special assessment. Ap. June 28, 1923. L. 1923, p.259. Repealed L. 1941, v.2, p.407.
 - 1927. An act granting certain premises to Chicago Yacht Club, its successors and assigns, and imposing certain conditions. Ap. July 11, 1927.
 L. 1927, p.343.
 - 1929. An act to authorize cities and villages having a population of less than 500,000 and located on navigable streams to acquire, construct, maintain and operate bridges and/or terminals.

 Ap. June 17, 1929.
 L. 1929, p.207. Repealed L. 1941, v.2, p.408.
 - An act in relation to the construction of a deep-water harbor in Lake Calumet in the City of Chicago and granting lands of the State. Ap. June 12, 1929.
 L. 1929, p.217. Amended L. 1943, v.1, p.257.
 - 1931. An act for an investigation and report upon the feasibility of an interstate port authority for the States of Illinois and Indiana; and appropriating \$15,000 for the purpose of paying expenses to be incurred as incident and necessary for said investigation and report; and declaring an emergency. Ap. June 26, 1931.

 L. 1931, p.40.

Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't) Commerce (con't)

Terminal Facilities: Harbors, Docks, Warehouses, Etc. (con't)

- 1933. An act in relation to the improvement and control of river fronts, and lake shores, by certain cities, villages or incorporated towns, having a population of less than 500,000 inhabitants. Ap. July 8, 1933. L. 1933, p.274. Repealed L. 1941, v.2, p.408.
 - Interstate Port Authority, Indiana and Illinois. Governor to cooperate with Governor of Illinois in planning for same. S.J.R. No. 28. L. 1933, p.1133.
 - An act to provide for the construction, use and maintenance of a water terminal. Filed July 13, 1933.

L. 1933, p.120. Amended L. 1937, p.514.

Title amended, L. 1937, p.515; An act to provide for the construction, use and maintenance of certain water terminal facilities.

Sect. 3 repealed L. 1937, p.519.

- Cook County: For use of Santa Fe and Illinois Central Railroads.
- 1935. An act to enable cities and villages having a population of 150,000 or more and bordering upon any public waters to establish and maintain airports and to reclaim submerged lands therefor. Ap. July 11, 1935. L. 1935, p.351. Amended L. 1941, v.1, p.319.
- Revised cities and villages act 1941. L. 1941, v.2, Art. 23. General powers of municipal authorities.

Sect. 8. p.170. To lay out, establish, extend,

improve, etc., wharves.

Sect. 23.41. p.173. To construct and repair canals and slips for the accomodation of commerce.

Sect. 23-42. p.173. To construct and repair public water-landing places, wharves, docks and levees.

Sect. 23-43. p.173. Regulate use of wharves, levees.

Sect. 23-46. p.173. Fix rate of wharfage.

Sect. 23-47. p.173. Collection of wharfage and dockage. Sect. 23-48. p.173. Regulate harbors, towing, bridges.

Sect. 23-49. p.173. Appoint harbor masters.

Sect. 42-43. p.173. Wharves, levees.

Sect. 44. p.173. Anchorage of water craft.

Sect. 45. p.173. Anchorage, license boats.

Sect. 46-47. p.173. Wharfage: Fix rate, collect.

Sect. 48. p.173. Regular harbors, towing, bridges.

Sect. 49. p.173. Appoint harbor masters.

Art. 27. Special powers.

Sect. 4-6. May own and operate bridges and terminals. p.189.

Art. 41. p.212. Special powers: harbors, wharves, piers, facilities. Amended L. 1947, p.542.

Art. 46. p.229. Special powers: Lease of landings and levees, municipalities not exceeding 100,000 population.

Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't) Commerce (con't)

Terminal Facilities: Harbors, Docks, Warehouses, etc. (con't)

- 1933. An act to provide for the construction, use and maintenance of a water terminal. Filed July 13, 1933.

 L. 1933, p.120.
 - Title amended L. 1937, p.514 to: An act to provide for the construction, use and maintenance of certain water terminal facilities.

Sect. 3, repealed L. 1937, p.514(516).

- 1951. An act to create a Chicago Regional Port District and to define its powers and duties. Ap. June 6, 1951.

 Known as: Chicago Regional Port Act.

 L. 1951, p.256. Amended L. 1953, p.1082; L. 1955, pp.28, 1677,1685.
- 1953. An act to prohibit the anchoring of navigation craft to railroad tracks, railroad bridges, signals, switches or other railroad structures, and to prohibit the mooring of navigation craft against railroad embankments or other railroad structures so as to enlarge operation over railroad tracks. Ap. June 24, 1953.

 L. 1953, p.433.
- 1955. An act to create the Waukegan Port District and to define its powers and duties. Ap. June 30, 1955. (Waukegan Port District Act).

 L. 1955, p.657.

Flood Control and Relief

- See also Conservation of Natural Resources, Acts Relating to:
 Drainage of Swamp Lands, etc.; soil conservation.
 - 1827. An act to authorize the inhabitants of Cahokia to raise a levee on the creek bank opposite the town of Cahokia.

 Ap. Jan. 24, 1827.

 Priv.L. 1827, p.17. Amended L. 1840, p.99; Priv.L. 1857, p.1079; Priv.L. 1869, v.4, p.251.
 - 1837. An act to incorporate the Cairo City and Canal Company. Ap. Mar. 4, 1837. Priv.L. 1837, p.302.
 - 1847. An act to levee and make certain improvements on the Wabash River. Ap. Feb. 18, 1847.

 Pub.L. 1847, p.86. See also 1851.
 - 1849. An act to make a levee and other inprovements on the Wabash River. Ap. Feb. 6, 1849.

 Pub.L. 1849, p.134.
 - 1851. An act supplementary to an act entitled, "An act to levee and make certain improvements on the Wabash River."

 Approved Feb. 18, 1847. Ap. Feb. 15, 1851.

 Pub.L. 1851, p.103.

 Sect. 3 repealed Pub.L. 1855, p.142.
 - 1852. An act to incorporate the Naples Protection Association.
 Ap. June 21, 1852.
 L. 1852, p.93. (Illinois River).
 - 1857. An act to amend an act entitled, "An act to authorize the inhabitants of Cahokia to raise a levee on the creek bank, opposite the town of Cahokia," approved Jan. 24, 1827, and for other purposes. Ap. Feb. 16, 1857.

 Priv.L. 1857, p.1079. Amended Priv.L. 1869, v.4, p.251.
 - 1859. An act to provide for the constructing a levee from Prairie du Pont Village, in St. Clair County, to Harrisonville in Monroe County. Ap. Feb. 24, 1859. In force Apr. 26, 1859. Pub.L. 1859, p.110. Amended Priv.L. 1865, v.2, p.2.
 - An act to authorize the drainage of lands and the construction of embankments and roads, in Madison County, Illinois. Ap. Feb. 19, 1859.

 Pub.L. 1859, p.107. Amended Priv.L. 1867, v.2, p.808.
 - 1861. An act for the relief of the citizens of the American Bottom, in Madison County. Ap. Feb. 12, 1861.
 Pub.L. 1861, p.14.

1861. (con't)

- An act to incorporate the Harrisonville Levee and Drainage Company. Ap. Feb. 21, 1861.

 Priv.L. 1861, p.436. Continued in force Priv.L. 1867, v.2, p.807.
- An act to incorporate the Mississippi Levee Company.
 Ap. Feb. 20, 1861.
 Priv.L. 1861, p.447. Amended Priv.L. 1865, v.2, p.(1).
- An act for the relief of the citizens of the American Bottom, in Madison County. Ap. Feb. 12, 1861. Pub.L. 1861, p.14.
- 1865. An act to amend an act entitled, "An act to incorporate the Mississippi Levee Company," approved Feb. 20, 1861, and to construct a railroad thereon. Ap. Feb. 16, 1865.

 Priv.L. 1865, v.2, p.(1).
 - An act to amend an act to provide for the constructing of a levee from Prairie Du Pont village, in St. Clair County, to Harrisonville, in Monroe County, approved Feb. 24, 1859, and to declare the commissioners appointed by virtue of said act, a body corporate under the name and style of "The St. Clair and Monroe Levee and Drainage Company." Ap. Feb. 16, 1865.
 Priv.L. 1865, v.2, p.2. Amended Priv.L. 1867, v.2, p.806.
 - An act to buy [i.e.,] levee, and make certain improvements on the Wabash River and its tributaries. Ap. Feb. 16, 1865.

 Priv.L. 1865, v.2, p.9. Amended Priv.L. 1867, v.2, pp.805, 808; Repealed and as amended L. 1871/72, p.487.
- 1867. An act for the relief of the citizens of the American Bottom, in St. Clair County. Ap. Mar. 6, 1867. 1Pub.L. 1867, p.153.
 - An act to continue in force an act entitled, "An act to incorporate the Harrisonville Levee and Drainage Company," and to amend the same. Ap. Feb. 28, 1867.
 Priv.L. 1867, v.2, p.807.
- 1869. An act to amend, "An act to authorize the inhabitants of Cahokia to raise a levee on the creek, opposite the town of Cahokia," approved Jan. 24, A.D. 1827, and the acts amendatory thereof. Ap. June 19, 1869.

 Priv.L. 1869, v.4, p.251.

1874. An act to authorize the drainage of lands and construction of levees, embankments, locks, roads, fences and hedges in Greene County, Illinois, and the creation of a company for that purpose. Ap. Mar. 4, 1869.

Priv.L. 1869, v.2, p.333. Amended Priv.L. 1869, v.2, p.339.

Illinois Bottom Levee Company Incorporated.

Revised Statutes. Chap. 38. Criminal Code.

Penalty for "whoever willfully and maliciously injures, removes or destroys any canal, levee, dam, reservoir, trench, or their appurtenances..."

Sect. 197. R.S. 1874, p.381.

An act to authorize incorporated cities, town or villages in this state, situated upon the banks of navigable rivers, to lease parts of their public landings or levees.

Ap. Mar. 31, 1874.

R.S. 1874, p.249.

An act to protect, by levee, lands subject to overflow, and for draining wet or swamp land and coal mines.

Ap. May 16, 1877.

L. 1877, p.95. Repealed L. 1885, p.108.

- 1883. An act to authorize cities, towns and villages to protect the site thereof from overflow and inundation, and to regulate and control private levees, private wharves and landing places, or embankments; and to compel the repairs and improvement of such levees or embankments, and to cause low lots, blocks or parcels of land within the corporate limits to be filled so as to prevent standing water thereon, and to authorize cities, towns, and villages to purchase or condemn lands, sand banks, gravel pits, and rock quarries, for any of the purposes thereabove named. Ap. May. 19, 1883. L. 1883, p.63. Repealed L. 1899, p.102.
 - An act to divide cities and villages subject to overflow and inundation into improvement districts, and to provide ways and means to raise the streets, lots and blocks above the line of overflow. Ap. May 29, 1883.

 L. 1883, p.60. Repealed L. 1941, v.2, p.408.

Appropriations for flood relief.

- L. 1883, p.26. Shawneetown and Gallatin County, Ohio and Wabash Rivers.
- L. 1883, p.25. Rose Clare, Ohio River.
- L. 1883, p.16. Mound City. Appropriation to city for strengthening and improving the levees along the Ohio River at that place.
- L. 1885, p.41. Appropriation to reimburse and aid the City of Shawneetown in completing its levees.

- Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't) Flood Control and Relief (con't)
 - 1887. An act to authorize the issue of bonds to raise funds for the protection of public parks from waste by the action of water. Ap. June 14, 1887.
 L. 1887, p.246.
 - 1891. Removal of pioneer cemetery of Kaskaskia, threatened by flood waters, to Garrison Hill.
 L. 1891, p.34.
 - An act to prevent injury to levees and embankments.
 Ap. June 18, 1891.
 L. 1891, p.163.
 - An act to authorize an additional issue of bonds to raise funds for the protection of public parks from waste by the action of water. Ap. May 26, 1891.
 L. 1891, p.177.
 - 1895. An act to authorize cities, villages, towns, and the inhabitants of any limited territory holding any lands as a common, cities, villages, and towns how are endangered by the washing away of the banks of any river, to transfer their site and preserve the rights, powers and names of such cities, towns, villages or inhabitants. Ap. June 21, 1895.

 L. 1895, p.98. Repealed L. 1941, v.2, p.408.
 - An act in relation to the abatement of assessments for benefits in levee and drainage districts. Ap. June 15, 1895.

 L. 1895, p.161. Amended L. 1933, p.493. Repealed L. 1955, p.512(615).
 - 1897. An act to enable cities, villages or towns threatened with overflows or inundations to levy taxes by vote of the electors thereof in excess of two per cent to strengthen, build, raise or repair the levees around same and to issue anticipation warrants on such taxes. Ap. June 11, 1897.

 L. 1897, p.136. Amended L. 1919, pp.760,761; L. 1927, pp.313,314. Repealed L. 1941, v.2, p.405.
 - 1899. An act to enable counties not under township organization to levy taxes by a vote of the electors thereof, not in excess of one-half per cent annually for a period not exceeding ten years, to build, raise or repair roads upon or overland subject to overflow or inundation from water from a navigable river or rivers or over or upon land lying below flood line of such rivers, and to issue anticipation warrants upon such taxes. Ap. Apr. 24, 1899.

 L. 1899, p.340.

- Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't) Flood Control and Relief (con't)
 - 1905. An act to authorize certain drainage and levee districts to maintain and operate dredge boats for the construction and preservation of drains, ditches, and levees.

 Ap. May 16, 1905.

 L. 1905, p.195. Repealed L. 1955, p.512(613).
 - L. 1907, p.37. Appropriation for repairing and strengthening the levee at Shawneetown.
 - 1909. An act to give circuit courts of this State and the Superior Courts of Cook County, in term time, and judge thereof in vacation, concurrent jurisdiction with the county courts, in all matters pertaining to the organization of farm drainage districts and farm drainage levee districts, and the operation thereof, and to repeal all acts in conflict herewith. Ap. June 5, 1909.

 L. 1909, p.171. Repealed L. 1955, p.512(615).
 - 1913. An act to provide for constructing pumping plants and maintaining the same in operation, in drainage and levee districts and special drainage districts heretofore or hereafter organized, and to legalize and validate former proceedings, assessments, bond issues, indebtedness, and expenditures in regard to or on account of, the erection, maintenance and operation of pumping plants, and to repeal an Act therein named. Ap. June 27, 1913.

 L. 1913, p.299. Repealed L. 1955, p.512(615).
 - An act to enable adjoining drainage districts to connect their ditches, drains, levees, or other work, and to provide for the apportionment of the cost of construction, operation and maintenance of the work of a drainage district where lands in an adjoining district are benefited thereby, and to repeal an Act therein named. Ap. June 28, 1913.

 L. 1913, p.272. Repealed L. 1955, p.512(615).
 - An act to enable cities, villages and incorporated towns subject to or threatened with overflow or inundation to construct, widen, raise, strengthen, improve, repair and maintain levees, protective embankments and structures, to levy and collect an annual tax therefor and to acquire real estate and materials for such purposes. Ap. June 26, 1913. L. 1913, p.157. Repealed as amended L. 1941, v.2, p.405.

Appropriations for flood relief. L. 1913, pp.67,68.
Appropriations for strengthening, improving, repairing, constructing, etc., levees.

L. 1913, p.48. Cairo, Mound City and Shawneetown.

L. 1913, p.50. Naples, Scott County.

L. 1915, p.83. Cairo, Shawneetown, Mound City.

L. 1923, p.41. Beardstown.

L. 1923, p.44. Naples

- Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't) Flood Control and Relief (con't)
 - 1923. An act to provide for the construction and maintenance of a levee or levees in special drainage district and to legalize and validate former proceedings, bonds, orders indebtedness and expenditures have issued, or incurred in regard to, on account of, or with the view to the erection and maintenance of such levee or levees.

 Ap. June 26, 1923.

 L. 1923, p.336. Repealed L. 1955, p.512(614).
 - 1927. Appropriations for emergency relief and temporary repair and reinforcement of levees.

 L. 1927, p.51 Reappropriation L. 1929, p.97.
 - An act creating a commission to study the cause of floods and the control of same in the Illinois River Valley.

 Ap. June 29, 1927.

 L. 1927, p.64.
 - An act for the removal of flood waters from the Illinois River Valley, and making an appropriation therefor. Filed June 28, 1927. L. 1927, p.87.
 - An act entitled, "An Act to authorize cities, villages and other municipalities to contract with the State of Illinois, for the taking over and maintenance of works constructed in whole or in part by money appropriated by the State of Illinois for protection against floods." Ap. July 8, 1927.
 L. 1927, p.315. Repealed L. 1941, v.2, p.405.
 - An act to divide cities and villages of not more than 500,000 population, subject to overflow, inundation or unsanitary accumulation of sipe water or surface water into improvement districts, and to provide ways and means to raise the streets, lots, blocks and parts thereof and and tracts of land in said districts above the line of overflow and the unsanitary accumulation of sipe water or surface water, and for the payment of the cost thereof. Ap. July 7, 1927.

 L. 1927, p.315. Repealed L. 1941, v.2, p.408.
 - 1929. An act authorizing the Department of Purchases and Construction to carry out certain projects for the purpose of flood relief in the Illinois River Valley, and making an appropriation therefor. Ap. June 17, 1929.

 L. 1929, p.98. Amended L. 1943, v.1, pp.249,250.

Title amended, L. 1943, v.1, p.249, to read: An act authorizing the Department of Public Works and Buildings to carry out certain projects for the purpose of flood relief in the public waters of the State.

Repealed L. 1939, p.1175; L. 1945, p.376(379).

1929. (con't)

An act to furnish relief in those areas devastated by flood waters of the river Illinois and their tributaries other than the Illinois river, and making an appropriation therefor. Ap. June 17, 1929.

L. 1929, p.99. Reappropriation L. 1931, p.115.

Repealed L. 1939, p.1175.

An act making an appropriation to furnish emergency relief in certain areas in Illinois which have been inundated or damaged by floods and the construction, repair and reinforcement of levees in such districts.

Ap. June 17, 1929.

L. 1929, p.100. Reappropriations, L. 1931, p.115.

An act to provide for the care of water in locks and artificial ponds or bodies of water within the boundaries of drainage and levee districts, or drainage districts. Ap. June 17, 1929.
L. 1929, p.374. Repealed L. 1955, p.512.

- 1931. Appropriations for flood relief.

 L. 1931, pp.115,116.

 Appropriation for construction of approaches over the levee wall near Naples.

 L. 1931, p.117.
- 1933. An act making an appropriation to the Department of Purchases and Construction to the purpose of carrying out certain flood relief projects in the Illinois River Valley.

 Ap. July 8, 1933.

 L. 1933, p.119. Reappropriation, to successor, Department of Public Works and Buildings, L. 1935, p.139.
- 1936. An act making an appropriation to the Department of Mines and Minerals for the purpose of installing and operating pumps in certain mines. Filed Mar. 20, 1936.

 L. 1936, 3d spec.sess., p.(5).
 At Johnson City
- 1937. An act making an appropriation for flood relief. Ap. Mar. 16, 1937. L. 1937, p.1143.
 - An act to authorize the organization of drainage and levee districts for the purpose of accepting works constructed or proposed to be constructed by the United States of America, to authorize existing districts to accept such works, to authorize all districts to comply with the conditions imposed in connection with the construction of such works, and to empower two or more districts to cooperate in accepting and maintaining such works. Ap. June 12, 1937.

<u>L.</u> 1937, p.503. Amended <u>L.</u> 1939, p.524; <u>L.</u> 1943, p.620; Repealed <u>L.</u> 1955, p.512.

1937. (con't)

An act creating an Inter-State Flood Relief and Prevention Commission, to define its powers and duties and to make an appropriation therefor. Ap. May 7, 1937.

L. 1937, p.1147. Repealed L. 1951, p.447.

1939. Reappropriation for flood prevention work in Pulaski County. L. 1939, p.216.

1941. Appropriation for flood relief. L. 1941, v.1, p.178.

Revised cities and villages act 1941. L. 1941. v.2,

Art. 18. Limitation of indebtedness, municipalities of less than 300,000 inhabitants.

Sec. 9. p.108. Indebtedness of municipalities for levees. Amended L. 1945, p.438.

Art. 23. General powers of corporate authorities.

Sect. 43. To regulate wharves, levees. p.173.

Art. 31. Special powers.

Sect. 1. Municipality or territory may change site when river banks wash away.
p.196.

Art. 46. Special powers.

Sect. 1. May lease landings and levees.
p.229.

Art. 47. Special powers. Levee improvement commission. p.230.

Art. 54. Special powers.

Protection against overflow. p.244.

Sect. 1-7. Improvement districts.

Sect. 8-12. p.247. Improvement districts in cities and villages not exceeding 500,000.

Sect. 13-18. p.249. Annual levee tax-optional.

Sect. 19. p.250. State aid in flood control.

An act to authorize certain drainage and levee districts to maintain and operate dredge boats, land dredges and other necessary equipment for the preservation of drains, ditches and levees. Ap. July 1, 1941.

L. 1941, v.1, p.583. Repealed L. 1955, p.512(514).

1943. An act creating a commission to study and make an engineering study of the flood situation throughout the State of Illinois, for use in conjunction with other states and the Federal government, in the development of comprehensive plans for the enactment of legislation directed toward flood protection and the permanent relief and protection of the people of Illinois from the menace of future devastation by flood waters, to define its powers and duties, and to make an appropriation therefor. Ap. July 22, 1943.

L. 1943, v.1, p.70.

Appropriation for flood relief.

L. 1943, v.1, p.87. Reappropriation, L. 1945, p.132. Appropriations for flood control.

L. 1943, v.1, p.155.

Pulaski and Union Counties.

1943. (con't)

L. 1943, v.1, p.155. Will County.

1945. An act authorizing the Department of Public Works and Buildings to carry out certain improvements for the purpose of flood relief and the conservation of low water flows in the rivers and waters of the State, and to repeal certain Acts therein named. Ap. July 17, 1945, in effect Jan. 1, 1947.

L. 1945, p.376.

Appropriations for flood relief.

L. 1945, pp.190,253.

An act to enable drainage districts to effect settlements for damages resulting from changes in water surface elevations of any river, lake or other water surfaces or of groundwater, caused by flood control, navigation, irrigation, or water power projects and works constructed by Federal Agencies. Ap. July 17, 1945.

L. 1945, p.714. Repealed L. 1955, p.512(615).

- An act creating a commission to investigate and make an engineering study of the flood situation throughout the State of Illinois, for use in conjunction with other states, and the Federal Government, in the development of comprehensive plans for the enactment of legislation directed toward flood prevention and the permanent relief and protection of the people of Illinois from the menace of future devastation by the people of Illinois from the menace of future devastation by flood waters, to define its powers and duties, and to make an appropriation therefor. S.B. 546. Ap. July 25, 1945. L. 1945, p.105.
- An act authorizing the Department of Public Works and Buildings to carry out certain improvements for the purpose of flood relief and the conservation of low water flows in the rivers and waters of the State and to repeal certain Acts therein named. Ap. July 17, 1945.
 L. 1945, p.376.
- An act creating the State Water Resources and Flood Control
 Board and defining its powers and duties. Ap. July 17, 1945.

 L. 1945, p.383.
 Appropriation to Department of Public Works and Buildings
 for flood relief.
 L. 1945, p.190.
- 1947. An act to enable cities, villages and incorporated towns to make contracts or agreements with, and gives assurances to, the United States in relation to the construction of flood control projects, and to execute the same. Ap. Aug. 8, 1947. L. 1947, p.407.

- 1949. Illinois and Michigan Canal. L. $\underline{1949}$, p.200. Cook County: Addison Creek. L. $\underline{1949}$, p.200. East Side Levee and Sanitary District. L. $\underline{1949}$, p.200. Hardin County. L. 1949, p.201.
- 1953. Appropriation for levee improvement along the line of 18th Avenue from Chicago, Rock Island and Pacific Railroad to Mill Street, Rock Island. L. 1953, p.613.

Improvements of Navigation

- 1817. An act to incorporate the Little Wabash Navigation Company.

 Ap. Dec. 24, 1817.

 L. 1818, p.4. Amended L. 1819, p.103. In force, L. 1819, p.35; R.S. 1833, p.425.
- 1818. An act to incorporate the Stockholders of the Illinois
 Navigation Company. Ap. Jan. 9, 1818.
 L. 1818, p.57. In force L. 1819, p.351; R.S. 1833, p.426.
- 1819. An act authorizing a lottery to raise funds for the purpose of improving the navigation of the Big Wabash River.

 Ap. Mar. 25, 1819.

 L. 1819, p.257.
- 1823. An act relating to the navigation of the Wabash River.
 Ap. Dec. 30, 1822.
 L. 1823, p.72.
 - An act to provide for the improvement of the Internal Navigation of this State. Ap. Feb. 14, 1823.

 L. 1823, p.151.

 Canals.
- 1825. An act for improving the navigation of the Sangamon River, and creating a fund for that purpose. Ap. Dec. 29, 1824. L. 1825, p.45.
 - An act to incorporate the Wabash Navigation Company. Ap. Jan. 13, 1825.

 L. 1825, p.96. Amended L. 1835, p.173.
- 1826. An act to incorporate the Little Wabash Navigation Company, and for other purposes. Ap. Jan. 23, 1826.
 L. 1826, p.68.
- 1829. An act to provide for the improvement of the Kaskaskia River.
 Ap. Jan. 23, 1825 [i.e, 1829].
 R.L. 1829, p.124.
- 1831. An act appointing commissioners to view certain navigable streams in Greene County. Ap. Feb. 14, 1831.

 L. 1831, p.127.

 Apple Creek; Creek or slough from Calvin's mill to Illinois River; Macoupin, Otter creeks.
- 1833. An act relative to the money appropriated to the improvement of the navigation of the Great Wabash River, approved Jan. 19, 1829, and for other purposes. Ap. Feb. 12, 1833. R.S. 1833, p.609.

Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't)
Improvements of Navigation (con't)

1833. (con't)

- An act in relation to the money heretofore appropriated to the improvement of the navigation of the Big Muddy River. Ap. Feb. 25, 1833.

 Priv.L. 1833, p.4.
- An act to authorize the county commissioners of Sangamon County to expend certain funds in improving the navigation of the Sangamon River. Ap. Mar. 1, 1833. Priv.L. 1833, p.127.
- 1836. An act to authorize the settlement of the accounts of the board of commissioners for the improvement of the navigation of the Kaskaskia River. Ap. Jan. 16, 1836.
 L. 1836. p.244.
- 1837. An act to establish and maintain a General system of Internal Improvements. Ap. Feb. 27, 1837.

 1L. 1837, p.121. Amended 1L. 1837, p.152; L. 1839, pp.89,97.

 Great Wabash, Illinois, Rock, Kaskaskia, Little Wabash
 Rivers. 1L. 1837, p.131.
 - An act relating to the improvement of the navigation of the Saline River and for the purpose of preserving the same. Ap. Mar. 4, 1837.

 1L. 1837, p.169. Amended Pub.L. 1851, p.94.
 - An act to improve the Navigation of the Big Vermilion. Ap. Mar. 3, $\underline{1837}$. $\underline{1L}$. $\underline{1837}$, \underline{p} . $\underline{171}$.
- 1839. An act making an appropriation for the improvement of the navigation of the Embarass River. Ap. Feb. 28, 1839.

 L. 1839, p.97.
 - An act authorizing the improvement of the Big Muddy River. Ap. Mar. 2, 1839.
 L. 1839, p.99.
 - An act to improve the navigation of Spoon River. Ap. Mar. 2, 1839. L. 1839, p.285.
 - An act for the improvement of the Wabash River, and for other purposes. Ap. Mar. 2, 1839.
 L. 1839, p.288.
 - An act to authorize James P. Morris to remove obstructions in Cahokia Creek. Ap. Feb. 25, 1841.

 L. 1841, p.214.
 - An act to remove obstructions to the navigation of the Little Wabash River, and for other purposes. Ap. Feb. 27, 1841. L. 1841, p.219.

- Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't) Improvements of Navigation (con't)
 - 1843. An act to authorize Alfred Brown, Woster Ives, and their associates, of Whiteside County, to alter and change the channel of Rock Creek. Ap. Mar. 3, 1843.

 L. 1843, p.244.
 - 1845. An act for the permanent improvement of the navigation of the Bon Pas Creek. Ap. Feb. 21, 1845.
 L. 1845, p.343.
 - An act for the improvement of the navigation of Rock River. Ap. Feb. 25, 1845.
 L. 1845, p.279.
 - An act to improve the navigation of the Embarass River and for other purposes. Ap. Feb. 26, 1845.
 L. 1845, p.195.
 - An act to incorporate the Rock River Dam and Bridge Company, and to improve the navigation of said river.

 Ap. Mar. 1, 1845.

 L. 1845, p.139.
 - 1847. An act to improve the navigation of the Embarass River.

 Ap. Feb. 27, 1847.

 Pub.L. 1847, p.85.

 Partial repeal. Pub.L. 1855, p.142.
 - An act to levee and make certain improvements on the Wabash River. Ap. Feb. 18, 1847.

 Pub.L. 1847, p.86. Amended Pub.L. 1851, p.103.

 Sect. 3, repealed Pub.L. 1855, p.142.
 - 1849. An act for the improvement of the navigation of Rock River, and for the production of hydraulic power. Ap. Feb. 5, 1849. Pub.L. 1849, p.136. Amended L. 1852, p.90; Pub.L. 1861, p.183.
 - An act to levy a tax in Iroquois County, to improve the Kankakee and Iroquois Rivers. Ap. Feb. 12, 1849.

 Pub.L. 1849, p.185.
 - 1851. An act for the improvement of a part of the Illinois River, and for hydraulic purposes. Ap. Feb. 12, 1851.

 Priv.L. 1851, p.80. Amended L. 1852, p.206.

 Repealed Pub.L. 1855, p.171.
 - An act extending the time granted the City of St. Louis, by joint resolution of January 1849, to complete certain works in the State of Illinois, opposite said city, and for the protection thereof. Ap. Feb. 17, 1851.

 Pub.L. 1851, p.150.
 Harbor improvements.

Rivers, Lakes and other Bodies of Water, Acts Relating to: (con't)
Improvement of Navigation (con't)

1851. (con't)

- An act for the improvement of a part of the Illinois River, and for hydraulic purposes. Ap. Feb. 12, 1851. Priv.L. 1851, p.80.
- An act to provide for the improvement of the navigation of the Kaskaskia River, and to drain the swamp and overflow lands continguous thereto. Ap. Feb. 15, 1851. Priv.L. 1851, p.185.
- An act authorizing the towns of Wilmington and Reed, and other towns to raise a tax for the improvement of the Kankakee River, and for building a bridge across said river. Ap. Feb. 15, 1851.

 Priv.L. 1851, p.232.
- 1852. An act to amend the law condemning right-of-way for purposes of internal improvement. Ap. June 22, 1852.

 L. 1852, p.146. Amended Pub.L. 1869, p.373.
- 1853. An act to amend an act to improve the navigation of the Embarass River, approved Feb. 17, 1847. Ap. Feb. 12, 1853. Pub.L. 1853, p.183.
- 1867. An act for canal and river improvements. Ap. Feb. 28, 1867.

 Pub.L. 1867, p.81.

 "Canal from Illinois and Michigan Canal to the Mississippi River at or above Rock Island, with a navigable feeder to Rock River, at Dixon and Sterling, and to secure the improvement of the navigation of the Illinois, Rock and other rivers."
- 1869. An act to aid in the improvement of the Little Wabash River.

 Ap. Mar. 12, 1869.

 Pub.L. 1869, p.56.
 - An act to authorize certain counties and towns to aid public improvements. Ap. Apr. 9, 1869. Pub.L. 1869, p.202.
 - An act to incorporate the Saline River Improvement Company. Ap. Apr. 13, 1869.

 Priv.L. 1869, v.2, p.486.
- 1872. An act in relation to the Little Wabash River Improvement, and to legalize certain acts of the canal commissioners therein named. Ap. Mar. 8, 1872.

 L. 1871/72, p.486.

 Ohio River Improvement Commission. HJR. L. 1871/72, p.790.

- Rivers, Lakes and Other Vodies of Water, Acts Relating to: (con't)
 Improvement of Navigation (con't)
 - 1874. An act to revise the law in relation to the Illinois and Michigan Canal, and for the improvement of the Illinois and Little Wabash Rivers. Ap. Mar. 27, 1874.

 R.S. 1874, p.188. Amended L. 1941, v.1, p.280; L. 1943, v.1, p.251.
 - 1875. An act granting to the United States the right to enter upon and take possession of such small tracts or parcels of land lying within the State of Illinois, and on the waters of the Ohio and Wabash Rivers, as may be necessary to facilitate the improvement of said rivers.

 Ap. Apr. 15, 1875.

 L. 1875, p.88.
 - 1877. An act authorizing County Boards to remove driftwood and other obstructions from water courses. Ap. May 11, 1877. L. 1877, p.68.
 - 1889. An act in reference to the improvement of the Illinois and Des Plaines Rivers, and to repeal an act entitled, "An Act to cede certain locks and dams in the Illinois River to the United States," approved May 31, 1887, in force May 31, 1887. Ap. June 4, 1889.

 L. 1889, p.227.
 - An act to create sanitary districts and to remove obstructions in the Des Plaines and Illinois Rivers. Ap. May 20, 1889.

 L. 1889, p.125. Amended L. 1895, p.168; L. 1897, p.209;

 L. 1901, pp.164,165; L. 1905, pp.198,199; L. 1907, pp.284,287;

 L. 1909, p.196; L. 1911, p.307; L. 1915, p.392; L. 1917, p.404;

 L. 1919, pp.465,466,849; L. 1921, pp.324,327,794; L. 1923,

 pp.344,362; L. 1925, p.362; L. 1927, pp.413,416,417,419;

 L. 1928, p.12; L. 1929, pp.362,364,369; L. 1931, pp.474,476;

 L. 1932, 3d spec.sess., p.200; L. 1933, p.499; L. 1934,

 3d spec.sess., pp. 189, 190,194,196; L. 1935, pp.736,739,744,

 765,769; L. 1937, pp.513,518; L. 1939, pp.518,523,532; L. 1940,

 p.18; L. 1941, v.1, pp.575,586; L. 1943, v.1, pp.598,599,617;

 L. 1945, pp.698,701,703,705,706; L. 1947, p.867; L. 1949,

 pp.742,745,772,777,778,781,784,786; L. 1951, pp.524,1556,1729,

 2132; L. 1953, pp.355,662,1177; L. 1955, pp.677,689,692,927,

 930.

 Sect. 5, 5a-j repealed L. 1943, v.1, p.609.
 - 1903. An act creating a commission consisting of three persons to be appointed by the Governor of the State, whose duty it shall be to employ a competent engineer or engineers to ascertain the cost of straightening and dredging Cache River and to make an appropriation therefor. Ap. May 16, 1903.

 L. 1903, p.27.
 - 1905. An act making an appropriation for the maintenance of navigation in and along such portions of the Illinois River as are under the jurisdiction of the canal commissioners.

 Ap. May 18, 1905.

 L. 1905, p.39.

- Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't)
 Improvement of Navigation (con't)
 - 1907. An act recognizing the Des Plaines and Illinois Rivers as navigable streams, and to prevent destructions being placed therein, and to remove obstructions therein now existing. Ap. Dec. 6, 1907.

 L. 1909, p.32.
 - 1908. An act making an appropriation to the Attomey General to be used in the preparation, trial and prosecution of a suit or suits, or legal action or actions, to prevent obstructions being placed in the Des Plaines and Illinois Rivers, and to remove obstructions therefrom.

 Ap. Jan. 30, 1908.

 L. 1907/08, p.2.
 - 1909. An act making an appropriation to enable the State to comply with the laws of the United States in relation to the navigability of the Chicago River. Ap. June 12, 1909. L. 1909, p.30.
 - 1910. An act to provide a navigable connection between the Des Plaines River, the Upper Basin of the Illinois and Michigan Canal at Joliet, and the Sanitary District channel, and to compel the removal of obstructions in and over said river, in aid of the construction of a deep waterway, between Lockport and Uttica. Ap. Mar. 4, 1910.

 L. 1909/10, p.7. Amended L. 1913, p.122; L. 1919, p.972;

 L. 1931, p.847; L. 1941, v.1, p.282; L. 1943, v.1, p.259;

 L. 1945, p.380; L. 1949, p.346.

 Sect. 1-4, repealed L. 1931, p.1.
 - 1917. An act to provide for the organization of Skillet Fork Drainage District and for the improvement of the channel of Skillet Fork River and its tributaries by special assessments on the property benefited thereby. Ap. Apr. 11, 1917.

 L. 1917, p.405. Amended L. 1917, p.427. Repealed L. 1919, p.467.
 - An act to provide for the organization of Little Wabash River Drainage District and for the changing and improvement of the channel of Little Wabash River and its tributaries by special assessments on the property benefited thereby. Filed June 26, 1917. L. 1917, p.372. Repealed L. 1919, p.458.
 - 1925. An act to create River Conservancy Districts for river control, sanitation, development of water supply, navigation and protection of fish life. Ap. July 11, 1925.

 L. 1925, p.346. Amended L. 1925, p.428; L. 1927, p.428;
 L. 1931, p.530; L. 1947, p.871; L. 1949, p.788.
 - 1931. An act to make an appropriation to the Department of Purchases and Construction, Division of Waterways, for the purpose of improving navigation in the Fox River between Burton's Bridge, Illinois and the limits of the City of McHenry.

 Ap. June 13, 1931.
 L. 1931, p.117.

- River, Lakes and Other Bodies of Water, Acts Relating to: (con't)
 Improvement of Navigation (con't)
 - 1939. An act in relation to water craft obstructions in the public and navigable waters of this State. Ap. July 14, 1939.
 L. 1939, p.515.
 - 1941. An act to require the construction of bridge pier protections on bridges over navigable waters of the Illinois River and to repeal an Act therein named. Ap. July 15, 1941.

 L. 1941, v.1, p.1091.
 - An act making an appropriation to the Department of Conservation for dredging and channel improvements in the Fox River and Fox Chain-of-Lakes in Lake and McHenry Counties.

 Ap. June 28, 1941.

 L. 1941, v.1, p.96.
 - An act to authorize certain drainage and levee districts to acquire, maintain and operate dredge boats, land dredges and other necessary equipment for the construction and preservation of drains, ditches and levees. Ap. July 1, 1941. L. 1941, v.l, p.583.
 - 1943. An act making an appropriation for dredging and channel improvements in the Fox River and Fox Chain-of-Lakes. Ap. June 30, 1943.

 L. 1943, v.1, p.149.
 - 1945. Appropriation to Department of Public Works and Buildings,
 Division of Waterways, for channel improvements Little
 Calumet River, Fox River Chain-of-Lakes, etc.
 L. 1945, p.253.
 - 1953. Appropriation to Department of Public Works and Buildings for dredging and improvements in Quincy Bay and envisions for the benefit of recreational navigation. L. 1953, p.617.
 - 1955. Appropriation to Department of Public Works and Buildings for cleaning and dredging of the Lilly Lake chain from Lilly Lake to Pistokee Bay in McHenry County.

 L. 1955, p.1000.

Jurisdiction over.

See also Submerged and Shore Lands; RIVERS AND LAKES COMMISSION.

- 1818. U.S. Congress Enabling Act. Apr. 18, 1818. Sect. 2.

 "The said state shall have concurrent jurisdiction with the State of Indiana on the Wabash River, so far as said river shall form a common boundary to both, and also concurrent jurisdiction on the Mississippi River, with any state or states to be formed west thereof, so far as said river shall form a common boundary."

 U.S. Statutes at Large v.3, p.428.
- 1845. Revised Statutes. Chap. 27. Counties and county commissioners' courts.

Sect. 21. R.S. 1845, p.133.

"All the counties of this State, or which shall hereafter be erected, which are or shall be bounded, or which may front on either the Mississippi or Wabash Rivers, shall respectively have and exercise jurisdiction upon such rivers so far as the counties shall respectively be bounded by the rivers aforesaid; which jurisdiction shall be exercised concurrently by the counties aforesaid, with the continguous States and territories bounded by said rivers shall form the boundary of the counties aforesaid respectively; and also the boundary between this State and contiguous States or Territories."

- 1848. Constitution of 1848

 Art. I. Sect. 1. "...this State shall exercise such jurisdiction upon the Ohio River as she is now entitled to, or such as may hereafter be agreed upon by this state, and the State of Kentucky."
- 1849. An act concerning the jurisdiction of the State of Illinois over the Ohio River. Ap. Feb. 9, 1849.

 Pub.L. 1849, p.134. Incorporated in R.S. 1874, p.303.
- 1865. An act to extend the jurisdiction of towns and cities on any river within or on the borders of this state, for the purposes of police regulation. Ap. Feb. 15, 1865.

 Pub.L. 1865, p.111; R.S. 1874, p.248.
- 1867. An act giving the Counties of Alexander and Pulaski concurrent jurisdiction over Cache River, and for other purposes.

 Ap. Feb. 21, 1867.

 1Pub.L. 1867, p.79. Sect. 2 repealed Pub.L. 1869, pp.161,261.
- 1872. An act to grant the use of the canals in this State to the use of the inhabitants of the Dominion of Canada, upon conditions named. Ap. Apr. 4, 1872.
 L. 1871/72, p216; R.S. 1874, p.193.

Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't) Jurisdiction over (con't)

1872. (con't)

- An act to define the jurisdiction of the cities and incorporated towns bordering on the Ohio River. Ap. Mar. 26, 1872.
 L. 1871/72, p.578; R.S. 1874, p.248.
- An act to provide for the exercise of the right of eminent domain. Ap. Apr. 10, 1872.
 L. 1871/72, p.402.
- 1874. An act to revise the law in relation to counties.

 Ap. and in force Mar. 31, 1874.

 R.S. 1874, p.303.

Sect. 2. Jurisdiction over rivers.

"Each county bounded by either the Mississippi, Ohio or Wabash Rivers shall have jurisdiction over such river to the extent that it is so bounded, which jurisdiction may be exercised concurrently with the contiguous states bounded by such river."

- Sect. 3. Jurisdiction over Lake Michigan.
 "Each of the counties bordering on Lake Michigan shall have jurisdiction over said lake eastwardly to the east line of the state."
- An act to authorize incorporated cities, towns, or villages in this state, situated upon the banks of navigable rivers, to lease parts of their public landings or levees.

 Ap. Mar. 31, 1874.

 R.S. 1874, p.249.
- An act in regard to canal companies. Ap. Feb. 27, 1874.

 R.S. 1874, p.194.

 Consent of county board necessary; of city if thru city.
- 1875. An act granting to the United States the right to enter upon and take possession of such small tracts or parcels of land lying within the State of Illinois, and on the waters of the Ohio and Wabash Rivers, as may be necessary to facilitate the improvement of said rivers. Ap. Apr. 15, 1875. L. 1875, p.88.
- 1877. An act to enable any person, persons or corporation owning Dams, to regulate the delivery and use of water or water-power. Ap. May 11, 1877.

 L. 1877, p.138.
- 1887. An act to cede certain locks and dams in the Illinois River to the United States. Ap. May 31, 1887.

 L. 1887, p.222.

- Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't)
 Jurisdiction over (con't)
 - 1889. An act to enable park commissioners having control over any boulevard or driveway bordering upon any public waters in this State, to extend the same. Ap. June 4, 1889.

 L. 1889, p.213.
 - 1899. An act to grant to the City of Chicago certain lands under the waters of Lake Michigan in the City of Chicago, County of Cook and State of Illinois, for use as a pumping station for its system of intercepting sewers so as to prevent the contamination of the waters of said lake.

 Ap. Apr. 21, 1899.

 L. 1899, p.361.
 - 1905. An act entitled, "An act to enable commissioners of highways in counties not under township organization to straighten water courses in the construction of public roads.

 Ap. May 16, 1905.

 L. 1905, p.370.
 - 1911. An act creating a rivers and lakes commission for the State of Illinois, and defining the duties and powers thereof. Ap. June 10, 1911.

 L. 1911, p.115. Amended L. 1913, p.122; L. 1921, p.847;

 L. 1935, pp.241,242; L. 1939, pp.307,308,317; L. 1941, v.1, p.282; L. 1943, v.1, p.259; L. 1945, p.380; L. 1949, p.346.

Title amended <u>L. 1939</u>, <u>p.308</u> to read: An act in relation to the regulation of rivers, lakes and streams of the State of Illinois. Ap. June 10, 1911.

Sect. 1-4, repealed <u>L. 1931</u>, <u>p.1</u>.

Sect. 14, repealed <u>L. 1951</u>, <u>p.1472</u>.

- 1915. An act to enable park commissioners, park boards or boards of park commissioners to grant, convey or release lands and rights to cities and villages for harbor uses and purposes. Ap. June 29, 1915.
 L. 1915, p.536.
- 1919. An act authorizing the dams, works and appurtenances at Henry and Copperas Creek to be granted to the United States. Ap. June 21, 1919.

 L. 1919, p.975.
- 1921. An act to create the Interstate Harbor Commission of Illinois and Indiana and making an appropriation therefor.

 Ap. June 28, 1921.

 L. 1921, p.36.
 - An act to authorize the City of Chicago to grant, convey or release certain land to the United States of America.

 Ap. June 27, 1921.

 L. 1921, p.176.

 The north government pier.

Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't)
Jurisdiction over (con't)

1921. (con't)

- An act to extend the powers of cities and villages in relation to local improvements. Ap. June 24, 1921.

 L. 1921, p.323.

 Power to relocate streams within corporate limits, subject to Act creating a Rivers and Lakes Commission.
- 1925. An act to create river conservancy districts for river control, sanitation, development of water supply, navigation and protection of fish life. Ap. July 11, 1925. L. 1925, p.346.

 Amended L. 1925, p.428; L. 1927, p.428; L. 1931, p.530; L. 1945, p.717; L. 1947, p.871; L. 1949, p.788; L. 1951, pp.934,1041; L. 1953, p.1174; L. 1955, pp.695,1741.

Title amended L. 1951, p.934(940) to read: An act authorizing the formation of River Conservancy Districts and giving such Districts power to effectuate river and flood control, drainage, irrigation, conservation, sanitation, navigation, recreation, development of water supplies and the protection of fish life.

- 1927. An act to enlarge the powers of cities and villages to condemn property in street improvements in the vicinity of altered channels of water courses. Ap. July 7, 1927.

 L. 1927, p.327.
- 1929. An act to provide for the care of water in lakes and artificial ponds or bodies of water within the boundaries of drainage and levee districts, or drainage districts. Ap. June 17, 1929.
 L. 1929, p.374. Repealed L. 1955, p.512.
 - An act to authorize cities and villages having a population of less than 500,000 and located on navigable streams to acquire, construct, maintain and operate bridges and or terminals. Ap. June 17, 1929.

 L. 1929, p.207.
 - An act to establish a Sanitary Water Board and to control, prevent and abate pollution of the streams, lakes, ponds and other surface and underground waters in this State. Ap. June 25, 1929.

 L. 1929, p.386. Amended L. 1945, p.382. Repealed L. 1951, p.1462(1470).
 - An act vesting authority in the Department of Purchases and Construction in relation to the regulation and maintenance of the levels in Lake Michigan and the Great Lakes and making an appropriation therefor. Ap. June 18, 1929.

 L. 1929, p.101. Amended L. 1943, v.1, p.258.

 Title amended, L. 1943, v.1, p.258: An act in relation to the regulation and maintenance of the levels in Lake Michigan and the Great Lakes.

- Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't)

 Jurisdiction over (con't)
 - 1931. An act for an investigation and report upon the feasibility of an interstate port authority for the States of Illinois and Indiana; and appropriating \$15,000 for the purpose of paying expenses to be incurred as incident and necessary for said investigation and report; and declaring an emergency. Ap. June 26, 1931.

 L. 1931, p.40.
 - 1933. An act in relation to the improvement and control of river fronts, and lake shores, by certain cities, villages or incorporated towns, having a population of less than 500,000 inhabitants. Ap. July 8, 1933.

 L. 1933, p.274.
 - 1937. An act in relation to submerged lands within the boundaries of the State of Illinois, and lands that were formerly submerged but that have been filled in, reclaimed and occupied. Ap. July 6, 1937.

 L. 1937, p.1154.
 - 1941. An act to authorize certain drainage and levee districts to acquire, maintain and operate dredge boats, land dredges and other necessary equipment for the construction and preservation of drains, ditches and levees. Ap. July 1, 1941. L. 1941, v.1, p.683. Amended L. 1943,v.1, p.940.

Revised cities and villages act. Ap. Aug. 15, 1941.

L. 1941, v.2,:

Art. 8. Territorial jurisdiction. Sect. 2. p.55. Jurisdiction over waters.

Art. 18.

Sect. 3. p.107. Indebtedness of cities and villages under 300,000 for dams and lakes.

Art. 23.

Sect. 39-48. p.173.

Art. 28. p.190. Special powers: Bridges over river forming State boundary.

Art. 41. p.212. Special powers. Harbors, wharves, piers - facilities.

Amended L. 1947, pp.542,610; L. 1955, p.1296.

Sect. 12,13 repealed L. 1955, p.1296.

Art. 85.

Sect. 1-5. p.395. Amended L. 1947, p.542.

- 1945. An act creating the State Water Resources and Flood Control Board and defining its powers and duties. Ap. July 17, 1945. L. 1945, p.383.
 - An act to authorize drainage districts to effect settlements for damages resulting from changes in water surface elevations of any river, lake or other water surfaces, or of ground water, caused by flood control, navigation, irrigation, or water power projects and works constructed by Federal Agencies. Ap. July 17, 1945.

L. 1945, p.714. Repealed L. 1955, p.512(615).

Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't) Jurisdiction over (con't)

1945. (con't)

- An act authorizing the Department of Public Works and Buildings to carry out certain improvements for the purpose of flood relief and the conservation of low water flows in the rivers and waters of the State, and to repeal certain Acts therein named. Ap. July 17, 1945. L. 1945, p.376.
- 1951. An act to provide for the establishment of Water authorities and to define their powers and duties. Ap. Aug. 2, 1951.

 L. 1951, p.1964. Amended L. 1955, p.1801.
 - An act to provide for safeguarding the public health by vesting certain measures of control and supervision in the Department of Public Health over public water supplies in the State. Ap. Aug. 6, 1951.

 L. 1951, p.2091.

Miscellaneous

- 1845. Revised Statutes. Chap. 30. Criminal Code.
 - Ap. Mar. 3, 1845. R S. 1845. n.175. Renealed R.S. 1874. p.1013
 - R.S. 1845, p.175. Repealed R.S. 1874, p.1013.

 Sect. 134. Penalty for obstruction of navigable and other streams.
 - Sect. 157. p.179. Destruction or damage to bridge, embankment or mill dam.
- 1853. An act to change the name of Fevre River; in Jo Daviess County. Ap. Feb. 12, 1853.

 Pub.L. 1853, p.96.

 Name changed to Galena River.
- 1859. An act to declare the Illinois River a lawful fence in Grundy County. Ap. Feb. 22, 1859.
 Pub.L. 1859, p.112.
- 1861. An act to prevent the pollution of water in this State.

 Ap. Feb. 21, 1861.

 Pub.L. 1861, p.270. Repealed R.S. 1874, p.1029.
- 1874. Criminal Jurisprudence. Revised Statutes of 1874. Chap. 38.
 - Art. 1. Sect. 197. R.S. 1874, p.381. Amended L. 1883, p.75.
 Malicious mischief to canals, levees, dams, reservoir, etc.
 - Art. 1. Sect. 198. R.S. 1874, p.381. Amended L. 1935, p.711. Malicious mischief to rafts, vessels, etc.
 - Art. 1. Sect. 199. R.S. 1874, p.381. Amended L. 1891, p.102.
 Obstruction of stream or water course.
 - Art. 1. Sect. 221. R.S. 1874. Enumeration of nuisances.
 Para. 2. p.385. To throw or deposit any offal or other offensive matter, or the carcass of any animal, in any water course, lake, pond, spring or well or common sewer, street or public highway.
 - Para. 3. p.386. To corrupt or render unwholesome or impure the water of any spring, river, stream, pond or lake, to the injury or prejudice of others.
 - Para. 4. p.386. To obstruct or impede, without legal authority, the passage of any navigable river or waters.
 - Para. 5. p.386. To obstruct or encroach upon... landing places.
- 1911. An act giving the authority of the General Assembly of the State of Illinois for the construction of a drawbridge across the Illinois River. Ap. Apr. 7, 1911.

 L. 1911, p.482.

 By St. Louis, Peoria and Northwestern Railway Company.

Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't) Miscellaneous (con't)

1941. Revised cities and villages act. Ap. Aug. 15, 1941.

L. 1941, v.2:

Art. 23. General powers of the corporate authorities. Sect. 19. p.171. To authorize the construction of and to regulate mills, mill-races and feeders on, through, or across the streets or other municipal property.

Sect. 40. p.173. Watercourses.

Sect. 101. p.179. Bathing beaches and recreation piers.

Art. 85. p.395. Local improvements: relocating or filling watercourses for street purposes in cities and villages.

1955. An act creating a Commission to study the water and drouth situation in Illinois, to determine surface and underground water rights and to recommend legislation thereon, prescribing its powers and duties and making an appropriation therefor. Ap. July 6, 1955.

L. 1955. p.974.

Streams by Name

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Addison Creek. L. 1949, p.200.
Apple Creek improved. Greene County. L. 1831, p.127.
Avause River Navigation Company. Priv.L. 1833, p.71.
Big Bay declared navigable. Priv.L. 1833, p.128.
Big Beaucoup River declared navigable. L. 1819, p.73.
Big Creek declared navigable. 1L. 1837, p.167; L. 1839, p.123.
Big Muddy River declared navigable. L. 1818, p.38. In force
     L. 1819, p.351; R.S. 1833, p.426; L. 1935, p.56.
     Mill dams. 1L. 1837, p.161; L. 1839, p.203; L. 1841, p.188;
     L. 1843, p.178.
     Navigation improved. Priv.L. 1833, p.4; L. 1839, p.99.
Big Vermilion River declared navigable. L. 1831, p.127.
     Navigation improved. <u>1L. 1837, p.171.</u>
Bon Pas Creek declared navigable. L. 1831, p.126; L. 1843, p.245.
     Navigation improved. L.1845, p.343.
Cache River
     Improved L. 1903, p.27.
     Jurisdiction. 1PublL. 1867, p.79. Sect. 2 repealed
     Pub.L. 1869, pp.161,261.
     Mill dam. L. 1819, p.296.
     Navigable. L. 1819, p.69. Acts declaring navigable repealed.
           1Pub.L. 1867, p.79. Repeal repealed, navigable.
           Pub.L. 1869, p.161,261.
Cahokia Creek Levee. Priv.L. 1827, p.17. Amended L. 1840, p.99;
     Priv.L. 1857, p.1079; Priv.L. 1869, v.4, p.251.
     Navigation improved L. 1841, p.214.
Calumet
     See also Lake Calumet
Calumet and Chicago Canal and Dock Company. Priv.L. 1869, v.2, p.866.
Calvin's Slough navigable. 2L. 1837, p.45.
Chain-of-Lakes improved. L. 1941, v.1, p.96; L. 1943, v.1, p.149.
Chicago Harbor
     Calumet and Chicago Canal and Dock Company. Priv.L. 1869, v.2, p.866.
     Chicago Dock and Canal Company. Priv.L. 1857, p.499. Amended
           Priv.L. 1861, p.152.
     Chicago Dock Company. Pub.L. 1863, p.177.
     Chicago Regional Port District. L. 1951, p.256.
Chicago South Branch Dock Company. Priv.L. 1859, p.728.
     Chicago Tug Company. Priv.L. 1867, v.3, p.644.
     Chicago Yacht Club. L. 1927, p.343.
     Cook County Marine Dry Dock Company. Priv.L. 1851, p.274.
     Deep water harbor in Lake Calumet in the City of Chicago.
           L. 1921, p.184. Repealed L. 1927, p.245; L. 1929, p.217.
           Amended L. 1943, v.1, p.257.
     Interstate Harbor Commission of Illinois and Indiana. L. 1921, p.36.
     Interstate port authority for the States of Illinois and Indiana.
           L. 1931, p.40; L. 1933, p.1133.
     Madison Dock Company. Priv.L. 1865, v.1, p.553.
North government pier. L. 1921, p.176.
     Port wardens. Pub.L. 1851, p.156.
     Title to wharfing privilege at. Priv.L. 1847, p.214.
           Amended Priv.L. 1853, p.529.
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Rivers. Lakes and Other Bodies of Water, Acts Relating to: (con't)
     Streams by Name (con't)
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Water terminal for Santa Fe and Illinois Central Railroads.

L. 1933, p.120. Amended L. 1937, p.514.

Sect. 3 repealed L. 1937, p.519.

See also Chicago River; Lake Calumet; Lake Michigan; Illinois and Michigan Canal.

Chicago River

Chicago South Branch Dock Company. Priv.L. 1859, p.728. Declared navigable; navigation improved. L. 1909, p.30. South Branch altered. L. 1927, p.417.

Chippewa Dry Dock Company. Priv.L. 1837, p.251.
Copperas Creek Dam. L. 1919, p.975. Repealed L. 1939, p.1175.

See also Illinois and Michigan Canal; Illinois River.

Crab Orchard Creek mill dam. L. 1843, p.174.

Crooked Creek navigable in Schuyler County. L. 1835, p.143.

Des Plaines River

Dams. L. 1945, p.129; L. 1949, p.199.

Dams in Cook County. L. 1941, v.1, p.170; L. 1943, v.1, p.143. Improved. L. 1889, p.227; L. 1907/08, pp.2,32.

Mill dam. Priv.L. 1853, p.579.

Navigable. L. 1907/08, p.32.

Embarass River

Embarass River Navigation Company. Priv.L. 1851, p.198.

Navigation improved. L. 1839, p.97; L. 1845, p.139; Pub.L. 1847, p.85 (partial repeal Pub.L. 1855, p.142); Pub.L. 1853, p.183.

Fevre River

Name changed to Galena River. Pub.L. 1853, p.96.

Fox River

Declared navigable. L. 1839, p.150 (in White County); L. 1840, p.98.

Elgin Hydraulic Company. Priv.L. 1867, v.2, p.88.

Fox River Hydraulic and Manufacturing Company. Priv.L. 1867, v.2, p.91. Fox River Navigation and Manufacturing Company. Priv.L. 1867, v.2,

Fox River Valley Navigation Company. Priv.L. 1855, p.639.

Improved. L. 1931, p.117; L. 1941, v.1, p.96; L. 1943, v.1, p.149; L. 1949, p.201.

Land for dam, lock and fishway. L. 1923, p.63. Amended L. 1925, p.179. Mill dams. Priv.L. 1833, p.106; L. 1839, p.108; L. 1840, pp.67,76; L. 1941, pp. 184,186; L. 1843, pp.176,177; L. 1845, p.191; Priv.L. 1853, p.610; Priv.L. 1867, v.1, p.552; Priv.L. 1867, v.2, pp.808,809.

Ottawa Manufacturing Company. Priv.L. 1851, p.178; Priv.L. 1863, v.1, p.551.

Wedron Water Power and Manufacturing Company. Pub.L. 1869, v.4, p.496. Rehabilitate Geneva dam. L. 1953, p.613.

Galena River. Name changed from Fevre River. Pub.L. 1853, p.216. Grand Pier Creek navigable in Pope County. 1L. 1837, p.167. Great Wabash River

See Wabash River

Illinois and Michigan Canal. See Illinois and Michigan Canal.

Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't) Streams by Name (con't)

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Illinois River
     Bridge pier protection. L. 1941, v.1, p.1091.
     Cleaning and dredging Lily Lake drain from Lily Lake to
          Pistakee Bay in McHenry County. L. 1955, p.1000.
    Creek or slough from Calvin's mill to Illinois River, Greene
          County, improved. L. 1831, p.127.
     Dams and locks
          Certain locks and dams ceded to U.S. L. 1887, p.222.
          (repealed L. 1889, p.227).
          Henry. L. 1879, pp.15,16; L. 1885, pp.6,54; L. 1889, p.32;
          L. 1895, p.11; L. 1897, p.14; L. 1919, p.975.
          Mill dam. L. 1839, p.236.
     Declared a natural fence in Grundy County. Pub.L. 1859, p.112.
     Declared navigable. L. 1907/08, p.32.
     Flood control and relief
          Flood control commission. L. 1927, p.64.
          L. 1927, p.87; L. 1929, p.98; (Amended L. 1943, v.1, pp.249,250;
          Repealed L. 1945, p.376; L. 1929, pp.99,100; L. 1931, p.115
          Repealed L. 1939, p.1175; L. 1933, p.119; L. 1935, p.139;
          L. 1943, v.1, p.155.
          Hydraulic power
               Priv.L. 1851, p.80. Amended L. 1852, p.206;
               Repealed Pub.L. 1853, p.171.
          Illinois Bottom Levee Company. Priv.L. 1869, v.2, p.333.
               Amended Priv.L. 1869, v.2, p.339.
          Illinois River Improvement Company. Pub.L. 1857, p.212.
Illinois Navigation Company. L. 1818, p.57. In force L. 1819,
               p.351; R.S. 1833, p.426.
          Improvements. 1L. 1837, p.121. Amended 1L. 1837, pp.131,152;
               L. 1839, pp.89,977; Priv.L.1851, p.80. Amended L. 1852,
               p.206; Repealed Pub.L. 1833, p.171; Priv.L. 1851, p.80;
               Pub.L. 1867, p.81; R.S. 1874, p.188. Amended L. 1941, v.1,
               p.280; L. 1943, v.1, p.251; L. 1889, p.227; L. 1905, p.39;
               L. 1907/08, pp.2,32.
          La Salle Harbor Improvement Company. Priv.L.1857, p.782.
          Levees
               Beardstown L. 1923, p.41.
               Naples L. 1852, p.93; L. 1913, p.50; L. 1923, p.44;
                    L. 1931, p.117.
               Marseilles Land and Water Power Company. Priv.L. 1867, v.2,
                    p.810; Priv.L. 1869, v.4, p.498.
               Mississippi and Illinois Transportation Company.
                    Priv.L. 1863, v.2, p.674. Amended Priv.L. 1867, v.3,
                    p.639.
               Naples Protection Association. L. 1852, p.63.
               Ottawa Hydraulic Company and La Salle Manufacturing
                    Company of Ottawa. Priv.L. 1853, p.427.
               Railroad drawbridge. L. 1911, p.482.
               River Board. Priv.L. 1851, p.80.
               Steamboat Illinois sold. L. 1923, p.623.
               Water Pollution. L. 1949, p.239.
               See also Copperas Creek; Illinois and Michigan Canal/
                    Waterway, Illinois.
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Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't) Streams by Name (con't) Iroquois River Improved. Pub.L. 1849, p.185. Kankakee and Iroquois Navigation and Manufacturing Company. Priv.L. 1847, p.91. Amended Priv.L. 1851, p.212; L. 1852, p.10; Priv.L. 1857, p.1047; Priv.L. 1859, p.411; Priv.L. 1865, v.2, p.96. Kankakee River Bridge. Priv.L. 1851, p.232. Improved. Pub.L. 1849, p.185. Kankakee and Iroquois Navigation and Manufacturing Company. Priv.L. 1847, p.91. Amended Priv.L. 1851, p.212; L. 1852, p.10; Priv.L. 1857, p.1047; Priv.L. 1859, p.411; Priv.L. 1865, v. 2, p.96. Mill dam. 1L. 1837, p.162. Kaskaskia River Declared navigable. L. 1819, p.25. Improved. R.L. 1829, p.124; L. 1836, p.244; 1L. 1837, p.121. Amended 1L. 1837, pp.131,152; L. 1839, pp.89,97; Priv.L.1851, p.185. Kaskaskia Navigation Company. L. 1841, p.215. Charter revived Priv.L. 1867, v.2, p.455. Kaskaskia River Navigation Company. Priv.L. 1853, p.556. Amended Priv.L. 1855, p.633; Priv.L. 1869, v.2, pp.871,872. Mills. L. 1819, p.202; L. 1825, p.11; Priv.L. 1827, p.35; L. 1841, p.187. Kishwaukee River Coltonville Stearn and Hydraulic Manufacturing Company. L. 1843, p.159. Dam at Belvidere. L. 1947, p.1631. Lake Calumet Calumet and Chicago Canal and Dock Company. Priv.L. 1869, v.2, p.866. Harbor. L. 1921, p.184. Repealed L. 1927, p.245; L. 1929, p.217. Amended L. 1943, v.1, p.257. Lake Michigan Chicago Yacht Club. L. 1927, p.343. Jurisdiction over. R.S. 1874, p.303; L. 1929, p.101. Amended L. 1943, v.1, p.258. Lake Michigan Steamboat Company. Priv.L. 1867, v.3, p.88. Lake Michigan Warehouse and Transportation Company of Illinois. Pub.L. 1865, v.2, p.672.
Pumping Station for Chicago. L. 1899, p.361. Waukegan Warehouse and Pier Company. Priv.L. 1859, p.732. See also this heading: Chicago Harbor. Illinois and Michigan Canal. Little Wabash River Declared navigable. <u>IL.</u> 1835, p.212; IL. 1837, p.167; L. 1840, p.67. Improved. <u>1L. 1837, p.212.</u> Amended <u>1L. 1837, pp.131,152; L. 1839, p.89,97; L. 1841, p.219; Pub.L. 1869, p.56; L. 1871/72, p.486;</u> R.S. 1874, p.188. Amended L. 1941, v.1, p.280; L. 1943, v.1, p.251. Little Wabash Navigation Company. L. 1818, p.4. In force L. 1819, p.351. R.S. 1833, p.425. Amended L. 1819, p.103; L. 1826, p.68. Little Wabash River Drainage District. L. 1917, p.372. Repealed L. 1919, p.458. Mill dams L. 1831, p.98; Priv.L. 1833, p.107; L. 1839, pp.117, 169; L. 1841, p.187; L. 1843, pp.176,177. Navigation and manufacturing companies on. 2L. 1849, p.29.

New Haven dam. L. 1879, pp.15,16; L. 1885, pp.6,54; L. 1887, p.230.

200 River, Lakes and Other Bodies of Water, Acts Relating to: (con't) Streams by Name (con't) Mackinaw River (Creek) Mill dams. L. 1839, p.108; L. 1841, p.185. Macoupin Creek Improved, Greene County. L. 1831, p.127. Mill dam. L. 1823, p.83. McKee Creek navigable in Pike County. 1L. 1837, p.168. Mill Creek navigable in Clark County. L. 1839, p.123. Mississippi River Alton and St. Louis Packet Company. Priv.L. 1859, p.413. Cairo City and Canal Company. Priv.L. 1837, p.302. Cairo Dock Company. Priv.L. 1851, p.221. Cairo Hydraulic Company. Priv.L. 1857, p.1183; Priv.L. 1865, v.1, p.611. Mississippi River Bridges Illinois and Missouri Bridge Company (Alton) L. 1841, p.46. St. Louis and Illinois Wire Suspension Bridge Company. (St. Louis) Priv.L. 1849, p.7. Hancock Railroad and Bridge Company. Priv.L. 1853, p.427. Des Moines Rapids Improvement and Hydraulic Company. Priv.L. 1867, v.2, p.96. Garrison Hill Cemetery flooded by L. 1891, p.34. Jurisdiction over. 1818 enabling act. U.S. Statutes at Large v.3, p.428; R.S. 1845, p.133; R.S. 1874, p.303. Levees and flood control Pub.L. 1859, p.107. Amended Priv.L. 1867, v.2, p.808; Pub.L.1861, p.14. American bottom. 1Pub.L. 1861, p.14; 1Pub.L. 1867, p.153. Harrisonville Levee and Drainage Company. Priv.L. 1861, p.436. Continued in force, Priv.L. 1867, v.2, p.807. Levee from Prairie du Pont to Harrisonville. Pub.L. 1859, p.110. Amended Priv.L. 1865, v.2, p.2. Name changed to: St. Clair and Monroe Levee and Drainage Company. Priv.L. 1865, v.2, p2. Amended Priv.L. 1867, v.2, p.806. Mississippi Levee Company. Priv.L. 1861, p.447. Amended Priv.L. 1865, v.2, p.(1). Lumber rafts and saw-logs in. Pub.L. 1865, p.101. Mill dams. L. 1843, p.175; L. 1845, p.286. Mississippi and Illinois Transportation Company. Priv.L. 1865, v.2, p.674. Amended Priv.L. 1867, v.3, p.639. Mississippi Warehouse Company. Priv.L. 1863, p.215. Quincy Bay. L. 1953, p.617. River Transporation Company. Priv.L. 1865, v.2, p.676. St. Louis and Quincy Packet Company. Priv.L. 1867, v.3, p.86. St. Louis Harbor improvements. Pub.L. 1851, p.150. See also Mississippi and Illinois Canal Company; Rockport and Mississippi Canal Company. Muddy River, See Big Muddy River Ohio River Cairo City and Canal Company. Priv.L. 1837, p.302.

Cairo Dock Company. Priv.L.1851, p.221.

v.1, p.611.

Cairo Hydraulic Company. Priv.L. 1857, p.1183; Priv.L. 1865,

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Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't)
     Streams by Name (con't)
          Ohio River (con't)
                Evansville and Cairo Packet Company. Priv.L. 1867, v.3, p.84.
                Flood control and relief. L. 1883, pp.16,25,26,41; L. 1907, p.37;
                     L. 1913, p.48; L. 1915, p.83; L. 1939, p.216; L. 1943, v.1,
                     p.155.
                Jurisdiction over. Constitution of 1848 Art. 1 Sect. 1;
                     Pub.L. 1849, p.134; (R.S. 1874, p.303); L. 1871/72, p.578.
                     (R.S. 1874, p.248); R.S. 1874, p.303; L. 1875, p.88.
                Navigation improved. L. 1875, p.88.
                Ohio River Improvement Commission. L. 1871/72, p.790.
                River Transportation Company. Priv.L. 1865, v.2, p.676.
           Otter Creek
                Navigation improved, Greene County. L. 1831, p.127.
           Pecatonica River mills. Priv.L. 1853, p.583; Priv.L. 1865, v.1, p.552;
                Priv.L. L867, v.2, p.810.
           Pistakee Bay. L. 1955, p.1000.
           Prairie de Long Creek mill dam. Priv.L. 1833, p.116.
           Raccoon Creek mill dam. <u>L. 1843, p.174.</u>
Robinson Creek mill dam. <u>IL. 1837, p.162.</u>
           Rock Creek channel altered, Whiteside County. L. 1843, p.244
           Rock Island Slough mill dam. 1L. 1837, p.161.
           Rock River
                Cleveland Hydraulic and Bridge Company. Pub.L. 1869, v.4, p.484.
                Erie Water Power Company. Pub.L. 1869, v.4, p.487.
                Hydraulic power. Pub.L. 1849, p.136. Amended L. 1852, p.90;
                      Priv.L. 1855, p.663; Pub.L. 1861, p.183.
                Improved. 1L. 1837, p.121. Amended 1L. 1837, pp.131,152; L. 1839,
                      pp.89,97; L. 1845, p.279; Pub.L. 1849, p.136. (amended L. 1852, p.90; Priv.L.1855, p.663; Pub.L. 1861, p.183); Pub.L. 1867, p.81.
                 Levee, Rock Island County, L. 1953, p.613.
                Lyndon Water Power Company. Pub.L. 1869, v.4, p.489.
Mason Water Power Company. Pub.L. 1869, v.4, p.493.
                Mill dams. L. 1843, p.177; Priv.L. 1865, v.1, p.553.
                Moline Manufacturing company. Priv.L. 1847, p.122.
                Moline Water Power Company. Priv.L. 1865, v.2, p.685.
                 Rock Island City Hydraulic and Manufacturing Company.
                 Rock River Dam and Bridge Company. L. 1845, p.139.
                 Rock River Navigation and Water Power Company. Priv.L. 1867, v.2,
                      p.455.
                 Rock River Navigation Company. L. 1841, p.141.
                 Rockford Hydraulic and Manufacturing Company. L. 1843, p.240.
                      Amended Priv.L. 1847, p.95; L. 1852, p.90.
                 Rockford Water Power Company. Priv.L. 1853, p.405; Priv.L. 1863,
                      p.213.
                 Rockton Water Power Company. Priv.L. 1853, p.504; Priv.L. 1865,
                      v.2, p.686.
                 Stephenson County Hydraulic and Manugacturing Company.
                      Priv.L. 1847, p.110.
                 Sterling Hydraulic and Manufacturing Company. Priv.L. 1847, p.97;
                      Priv.L. 1869, v.4, p.498.
                 Sterling Navigation Company. Priv.L. 1865, v.2, p.98.
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Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't)
    Streams by Name (con't)
          Saline Creek mill dams. L. 1831, p.35; L. 1841, p.186; L. 1843, p.175;
               Priv.L. 1851, p.244; Priv.L. 1853, p.579.
          Saline River
               Declared navigable in Saline County. Pub.L. 1849, p.133.
                    Repealed L. 1883, p.123. Declared not navigable L. 1893, p.153.
               Navigation and manufacturing companies on 2L. 1849, p.29.
               Navigation improved. 1L. 1837, p.169. Amended Pub.L. 1851, p.94.
               Saline River Improvement Co. Priv.L. 1869, v.2, p.486.
          Sangamon River
               Declared navigable. L. 1823, p.81; L. 1845, p.261.
              Mill dams. L. 1821, p.151; Priv.L. 1827, p.27; L. 1831, p.99;
               Navigation improved. L. 1825, p.96. (Amended L. 1835, p.173);
                    Priv.L. 1833, p.127.
          Seven Mile Creek declared navigable in Pope County. 1L. 1837, p.167.
          Sinnissippi Lake. L. 1953, p.5; L. 1955, pp.286,305.
          Skillet Fork
               Declared navigable. 1L. 1837, p.168.
               Improved L. 1917, p.405. Amended L. 1917, p.427. Repealed
                    L. 1919, p.467.
          Sincarty declared navigable. L. 1835, p.50; L. 1843, p.244;
               Priv.L. 1869, v.2, p.869. Repealed L. 1875, p.103.
          Spoon River
               Declared navigable. L. 1835, p.143. Amended L. 1843, p.240.
               Mill dams. Priv.L. 1847, p.177.
               Navigation improved. L. 1839, p.285.
               Spoon River Navigation Company. Priv.L. 1837, p.259. Amended
                    L. 1845, p.136; Priv.L. 1847, p.177; Priv.L. 1851, p.177;
                    L. 1852, p.223; Priv.L. 1853, p.577.
               Sugar Creek declared navigable. Priv.L. 1833, p.128.
               Vermilion River
          See Big Vermilion River
          Wabash River
               Flood relief. L. <u>1883</u>, p.26.
               Jurisdiction over. U.S.Statutes at Large v.3, p.438; (1818)
                    enabling act); L. 1845, p.133; R.S. 1874, p.303; L. 1875, p.88.
               Levee and improvements. Pub.L. 1847, p.86 (Amended Pub.L. 1851,
                    p.103. Sect. 3 repealed Pub.L. 1855, p.142; Pub.L. 1847, p.86;
                    Pub.L. 1849, p.134; Pub.L. 1851, p.103; Sect. 3 repealed
                    Pub.L. 1855, p.142; Priv.L. 1865, v.2, p.9. (Amended Priv.L. 1867,
                    v.2, pp.805,808. (Repealed as amended L. 1871/72, p.487.)
               Joint Commission (with Indiana), To improve the. L. 1823, p.72.
               Lottery to improve navigation. L. 1819, p.257.
               Mill dams. Priv.L. 1833, p.107; L. 1835, p.47; L. 1839, p.131;
                    L. 1845, p.116.
                                    L. 1823, p.72; R.S. 1833, p.609; 1L. 1837,
               Navigation improved.
                    p.121. Amended 1L. 1837, pp.131,152; L. 1839, pp.89,97;
                    L. 1839, p.288.
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 Wabash Navigation Company.
 L. 1825, p.96. (Amended Priv.L. 1833, p.53; L. 1835, p.173; Priv.L. 1839, p.131)
 Charter revised and extended.

 L. 1845, p.126; Priv.L. 1847, p.63.

 See also Little Wabash River.

Streams Declared Navigable

Big Bay. Priv.L. 1833, p.128. Big Beaucoup River. L. 1819, p.73.
Big Muddy River. L. 1818, p.38. In force, L. 1819, p.351; R.S. 1833, p.426; L. 1835, p.56. Big Vermilion River. L. 1831, p.127. Bon Pas Creek. L. 1831, p.126. L. 1843, p.245. In Edwards County. Clavin's Slough. 2L. 1837, p.45. Cash (Cache) River. L. 1819, p.69.

1Pub.L. 1867, p.79. All acts declaring navigable, repealed. Pub.L. 1869, pp.161,261. Repeal repealed; declared navigable. Chicago River. L. 1909, p.30. Crooked Creek, in Schuyler County. L. 1835, p.143. Des Plaines River. L. 1907/08, p.32. Embarass River. L. 1831, p.126. Fox River. L. 1839, p.150. In White County. L. 1840, p.98. Illinois River. L. 1907/08, p.32. Kaskaskia River. L. 1819, p.25. Little Wabash. L. 1835, p.212. Lush Creek. 1L. 1837, p.167. Also Grand Pier, Big and Seven Mile Creeks, in Pope County. L. 1840, p.67. McKee Creek. <u>1L.</u> <u>1837</u>, p.168. In Pike County. Mill and Big Creeks. L. 1839, p.123. In Clark County. Saline River. Pub.L. 1849, p.133. In Saline County. Repealed L. 1883, p.123; L. 1893, p.153. Declared not navigable. Sangamon River. <u>L. 1823, p.81; L. 1845, p.261.</u> Skillet Fork. <u>1L. 1827, p.168.</u> Snicarty. L. 1835, p.50; L. 1843, p.244; Priv.L. 1869, v.2, p.869. Repealed L. 1875, p.103. Spoon River. L. 1835, p.143. Amended L. 1843, p.240. Sugar Creek. Priv.L. 1833, p.128.

Water Power

General Acts Relating to Mills and Millers

- 1807. An act Regulating Grist Mills and Millers. Passed Sept. 17, 1807. Pope's Digest (1940) ed.) 1815, v.2, p.453 (171) Repealed L. 1819, p.351; R.S. 1833, p.425.
- 1812. An act to amend an act entitled an act Regulating Grist Mills and Millers and for other purposes. Ap. Dec. 25, 1812.
 L. 1812, p.28. Repealed L. 1819, p.351; R.S. 1833, p.425.
- 1818. An act to amend an act entitled, An Act regulating Grist Mills and Millers. Ap. Dec. 17, 1817.
 L. 1818, p.14. Repealed L. 1819, p.351; R.S.1833, p.425.
- 1819. An act regulating Grist Mills and Millers. Ap. Mar. 25, 1819. L. 1819, p.264. Repealed R.S. 1827, p.300.
- 1827. An act regulating Mills and Millers. Ap. Feb. 9, 1827.

 R.S. 1827, p.297; R.S. 1833, p.449. Repealed

 R.S. 1845, p.469. Amended L. 1843, p.179. Repealed

 R.S. 1845, p.469.
- 1845. Revised Statutes. Chap. 81. Mills and millers.

 Ap. Mar. 3, 1845.

 R.S. 1843, p.378. Repealed R.S. 1874, p.1013.

 Amended L. 1847, p.57. Repealed R.S. 1874, p.1015.
- 1872. An act in regard to mills and millers and dams for mills and other machinery, and navigation. Ap. Mar. 2, 1872.

 L. 1871/72, p.563; R.S. 1874, p.701. Repealed L. 1941, v.1, p.1285.
- 1877. An act to enable any person, persons or corporation owning Dams, to regulate the delivery and use of water or water-power. Ap. May 11, 1877.
 L. 1877, p.138.
- 1941. Revised Cities and Villages Act. Ap. Aug. 15, 1941.

 Art. 23. Sect. 10. Authorize the construction of and to regulate mills, mill-races and feeders on, then or across the streets and other municipal property.

 L. 1941, v.2, p.171.

Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't)

Private acts authorizing construction of mill dams.

Kaskaskia River

L. 1819, p.202; L. 1825, p.11; Priv.L. 1827, p.35; L. 1841, p.187.

Cache River

L. 1819, p.296.

Sangamon River

L. 1821, p.151; Priv.L. 1827, p.27; L. 1831, p.99; L. 1841, p.189; Priv.L. 1869, v.4, p.498.

Macoupin Creek

L. 1823, p.83.

Little Wabash River

L. 1831, p.98; Priv.L. 1833, p.107; L. 1839, pp.117,169; L. 1841, p.187; L. 1843, pp.176,177.

Saline Creek

L. 1831, p.35; L. 1841, p.186; L. 1843, p.175; Priv.L. 1851, p.244; Priv.L. 1853, p.579.

Fox River

Priv.L. 1833, p.106; L. 1939, p.108; L. 1840, pp.67,76;

L. 1841, pp.184,186; L. 1843, pp.176,177; L. 1845, p.191;

Priv.L. 1853, p.610; Priv.L. 1865, v.1, p.552; Priv.L.

1867, v.2, pp.808,809.

Great Wabash River

Priv.L. 1833, p.107; L. 1835, p.47; L. 1839, p.131; L. 1845, p.116.

Prairie de Long Creek
Priv.L. 1833, p.116.

Rock Island Slough IL. 1837, p.161.

Big Muddy River

1L. 1837, p.161; L. 1839, p.203; L. 1841, p.188; L. 1843, p.178.

Kankakee River

<u>1L.</u> <u>1837</u>, p.162.

Robinson Creek

1L. 1837, p.162.

Illinois River

L. 1839, p.236.

Machinaw River (Creek)

L. 1839, p.108; L. 1841, p.185.

Raccoon Creek

<u>L.</u> 1843, p.174.

Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't)
Private acts authorizing construction of mill dams. (con't)

Crab Orchard Creek
L. 1843, p.174.

Mississippi River
L. 1843, p.175; L. 1845, p.286.

Rock River
L. 1843, p.177; Priv.L. 1865, v.1, p.553.

Spoon River Priv.L. 1847, p.177.

Des Plaines River Priv.L. 1853, p.579.

Pecatonica River

<u>Priv.L. 1853, p.583; Priv.L. 1865, v.1, p.552;</u>

<u>Priv.L. 1867, v.2, p.810.</u>

Miscellaneous - stream not named.

L. 1823, p.96; L. 1831, pp.97,98; Priv.L. 1833, pp.105,118;

L. 1835, p.45; 1L. 1837, p.160; L. 1839, p.197;

L. 1840, p.45; L. 1841, pp.145,184; L. 1843, p.175;

Priv.L. 1853, p.593.

Steam Mills

L. 1821, p.58; Priv.L. 1837, pp.115,308,319,329; Priv.L. 1839, pp.69,170,183; L. 1840, pp.31,41,100; L. 1841, p.127; Priv.L. 1847, p.109; Priv.L. 1853, p.514; Priv.L. 1855, p.634.

Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't) Water Power (con't)

Hydraulic Power General Acts

- 1839. An act to provide for selling water-lots and privileges on the Illinois and Michigan Canal. Ap. Feb. 22, 1839.
 L. 1839, p.150.
- 1843. An act for leasing water power on the Illinois and Michigan Canal. Ap. Mar. 4, 1843.
 L. 1843, p.63.
- 1849. An act for the improvement of the navigation of Rock River, and for the production of hydraulic power. Ap. Feb. 5, 1849.

 Pub.L. 1849, p.136. Amended Priv.L. 1855, p.663.
- 1877. An act to enable any person, persons or corporation owning Dam, to regulate the delivery and use of water or water-powers. Ap. May 11, 1877.

 L. 1877, p.138.

Private Companies

Rockford Hydraulic and Manufacturing Company. L. 1843, p.240.
Amended Priv.L. 1847, p.95; L. 1852, p.90.

Coltonville Steam and Hydraulic Manufacturing Company.

L. 1843, p.159. (Kiswaukee River).

Rock River Dam and Bridge Company. L. 1845, p.139.

Moline Manufacturing Company. Priv.L. 1847, p.122.

Rock Island City Hydraulic and Manufacturing Company. Priv.L. 1847, p.116.

Stephenson County Hydraulic and Manufacturing Company.

Priv.L. 1847, p.110. (Rock River)
Sterling Hydraulic and Manufacturing Company.

Priv.L. 1847, p.97; Priv.L. 1869, v.4, p.498. (Rock River)

Kankakee and Iroquois Navigation and Manufacturing Company.

Priv.L. 1847, p.91.

Ottawa Manufacturing Company. (Fox River dam)
Priv.L.1851, p.178; Priv.L. 1865, v.1, p.551.

"The River Board" (Illinois River)

Priv.L. 1851, p.80.

Rockford Water Power Company

Priv.L. 1853, p.405; Priv.L. 1863, p.213.

Ottawa Hydraulic Company and La Salle Manufacturing Company, of Ottawa. Priv.L. 1853, p.427.

Rockton Water Power Company.

Priv.L. 1853, p.504; Priv.L. 1865, v.2, p.686.

Cairo Hydraulic Company.

Priv.L.1857, p.1183; Priv.L. 1865, v.1, p.611.

Moline Water Power Company.

Priv.L. 1865, v.2, p.685.

Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't)
Water Power (con't)
Hydraulic Power (con't)

Elgin Hydraulic Company.

Private Companies (con't)

Priv.L. 1867, v.2, p.88.

Fox River Hydraulic and Manufacturing Company.

Priv.L. 1867, v.2, p.91.

Des Moines Rapids Improvement and Hydraulic Company. Priv.L. 1867, v.2, p.96.

Rock River Navigation and Water Power Company Priv.L. 1867, v.2, p.455.

Marseilles Land and Water Power Company

Priv.L. 1867, v.2, p.810; Priv.L. 1869, v.4, p.498.

Cleveland Hydraulic and Bridge Company. (Rock River)

Pub.L. 1869, p.484.

Erie Water Power Company. (Rock River)

Pub.L. 1869, v.4, p.487.

Lyndon Water Power Company. (Rock River)

Pub.L. 1869, v.4, p.489.

Mason Water Power Company (Rock River)

Pub.L. 1869, v.4, p.493.

Wedron Water Power and Manufacturing Company (Fox River) Pub.L. 1869, v.4, p.496.

State

Appropriations to pay for damages by dams.

L. 1879, pp.15,16. Dam at Henry on Illinois River, and at New Haven on Little Wabash River.

L. 1883, p.52. Copperas Creek dam.

L. 1885, pp.6,54. New Haven on Wabash River; dam at Henry on Illinois River.

L. 1889, p.32. Henry dam on Illinois River.

L. 1895, p.11. Dam constructed by Canal Commissioners, Will County.

L. 1897, p.14. Henry dam on Illinois River.

- 1887. An act to remove the dam across the Little Wabash River at New Haven, Gallatin County, Illinois, and for making an appropriation therefor. Ap. Apr. 1, 1887. L. 1887, p.230.
- 1919. An act authorizing the dams, works and appurtenances at Henry and Copperas Creek to be granted to the United States.

 Ap. June 21, 1919.

 L. 1919, p.975.
- An act authorizing the acceptance by the State of certain land in McHenry County and the acceptance, operation and maintenance of a dam, lock and fishway located thereon..

 Ap. June 21, 1923.

 L. 1923, p.63. Amended L. 1925, p.179.

 Fox River.

Rivers, Lakes and Other Bodies of Water, Acts Relating to: (con't)
Water Power (con't)
Hydraulic Power (con't)
State (con't)

- 1941. An act making an appropriation to the Department of Public Works and Buildings for the construction of dams in the Des Plaines River in Cook County.

 Ap. June 28, 1941.

 L. 1941, v.1, p.170.
- 1943. An act to provide for the construction of dams in the Des Plaines River in Cook County, and to make an appropriation therefor. Ap. July 1, 1943.
 L. 1943, v.1, p.143.

Deep Waterways

<u>See also</u> Waterway, Illinois

Road Funds, State

See Also Motor Fuel Tax

Treasury, State: Special Funds
Two Per Cent Tax Fund

- 1792. An act for opening and regulating Highways. Adopted Aug. 1, 1792. L of N.W. Territory. p.74.
 - Sect. 5. p.76. Every male inhabitant of 16 years and upwards, with his utensils and tools as ordered subject "to perform so many days not exceeding ten in each year as may be in the opinion of the supervisor be necessary for the opening of new and repairing old highways." May substitute "a good hand to labour in their stead or by their team to the acceptance of the supervisor."
 - Sect. 8. p.77. Bridges of larger dimensions or so expense that the building would be a burden to the township singly, county commissioners to add cost to the general estimate of county charges yearly submitted to the legislature.

 1795, L of N.W. Territory. p.257, so much of act as relates to bridges repealed.
- 1799. Vice and immorality act. Ap. Dec. 2, 1799.
 - Sect. 4. L. of N.W. Territory. p.378-379. Persons convicted and fined under act who do not satisfy such forfeiture to be sentenced to hard labor on the highway for two days.
 - Sect. 12. p.383. Persons committed to the road supervisors under this act, refusing to labor, to be committed to county jail for same period.
 - An act for opening and regulating public roads and highways.

 L. of N.W. Territory. p.452. Amended 1805. L. of Indiana

 Territory p.108. Amended L. Indiana Territory p.646. Sect. 15-21
 and 29 repealed. Same p.108.
 - Sect. 10. p.458. All male persons 21 to 50 years of age, who have resided 30 days in any township, and who are not a township charge, liable, yearly and every year, to do and perform 2 days work on the public roads, under the direction of the supervisor within whose limits they shall be respectively residents. \$.75 fine for each day refusing to work.
 - Sect. 19. p.462. Road tax fixed by county commissioners: so much money as may be necessary to keep in good repair all public roads within the same township. Road tax not to exceed 1/2 of the tax laid upon the same persons respectively, for defraying territorial or county expenses.
- 1805. An act to amend an act to amend an act entitled an act for opening and repairing Public Roads and Highways. Ap. Aug. 22, 1805.

 L. of Indiana Territory p.108.

 Number of days to which persons liable increased to "not exceeding twelve in each year. Sect. 15-21 and 29 repealed.

- 1807. An act for opening and regulating public Roads and Highways. Ap. Sept. 17, 1807.
 - L. of Indiana Territory. p.427.
 - Sect. 10. p.433. All male persons 21-50 years of age, who have resided 30 days in any township, and who are not a county charge, liable yearly and every year, to do and perform any number of day work, not exceeding 12, whenever the supervisor of the district in which he resides shall deem it necessary. \$.75 a day fine for refusal or unsatisfactory work.
 - Sect. 15. p.436. Bridges too expensive for district to be paid from county treasury.
 - Sect. 23. p.438. Persons sentenced to road labor mentioned. Nothing in act about a special tax for roads.
- 1808. An act to amend an act, entitled, "An Act for opening and regulating Public Roads and Highways." Ap. Oct. 14, 1808.

 L. Indiana Territory. p.646.

 Sect. 2. Age of persons liable to road labor amended to read 18-50.
- 1812. Acts of Indiana Territory remain in force. L. 1812, p.5.

 No change in road acts made during period of Illinois Territory.

See also Convict Labor

- L. 1819, p.334. All males within ages of 18 and 50, liable to work on roads on call of supervisor, subject to \$1.00 fine for each day's refusal to work or to furnish a substitute. Number of days not specified. Materials and other expenses to be paid out of county treasury.
- $\frac{\text{L. }1825, \text{ p.}130.}{\text{to exceed }1/2}$ Road tax assessed by county commissioners, at not pecified.
- L. 1826, p.86. 3 days' labor annually from every person charged with road tax or labor.
- R.S. 1827, p.296. Persons having conscientious scruples against bearing arms excused from militia duty by performance of 3 days annually, in addition to labor required under general road law.
- R.S. 1827, p.341. Every able bodied person between 18 and 50, including servants and slaves, to give not exceeding 5 days per year at 8 hours per day.
- L. 1831, p.158. Age limits 21 to 50, this and all succeeding acts. 3 days' labor, 8 hours each.
 - p.159. Road tax in addition to above, taxable males may be called upon to perform labor at rate of not more than one day for every \$100 of real and personal property possessed in county. Where taxable property is under \$50, person not to be required to perform more than 3 days' labor. p.159. Labor may be commuted at rate of \$.50 per day; or, substitute may be furnished.
- L. 1835, p.134. County commissioners to fix labor tax at from 1 to 5 days per year. p.135. Road tax of not to exceed 1/2 of annual state tax may be assessed on taxable tracts of land. p.136. Road tax may be paid in labor at rate of \$.75 per 8 hour day.

- L. 1836, p.227. Sale of lands for tax in counties in which it is not located deemed void. (To check practice requiring a road tax upon lands situated in counties where a road tax has been levied, because in the counties where such citizens reside, no road tax has been levied.
- L. 1836, p.207. Road taxes discharged in labor-to be discharged prior to November 1 annually. County commissioners authorized to expend not to exceed 1/3 of county revenue for preceding year on bridges, causeways, etc.
- L. 1837, p.274. Repealed R.S. 1845, p.463. Fine for refusal to labor \$1.25 per day. Road tax may be discharged in labor at \$1 per day.
- L. 1841, p.232; R.S. 1845, p.591. Sect. 14, 16 and 19 reenacted and declared in full force. L. 1847, p.113.

 County commissioners to fix number of days of labor at not less than 1 nor more than 5 days.

 In addition county may levy tax of not more than \$.10 on each \$100 of real and personal, or either, taxable property, \$1 per day penalty for refusal to work or idling.

 p.238. Road tax may be paid in labor (Rate not specified).
- L. 1843, p.111. County taxes to be not more than \$.50 per \$100 of taxable property, of which not more than 1/2 of levy may be set apart for road purposes which may be discharged in labor at a sum fixed at not exceeding \$1.00 per day. May also require road labor as under Sect. 14 of 1841 act.
- L. 1845, p.79. Road labor required, fixed by county commissioners at not exceeding 2 nor more than 1 day. In addition, county commissioners may assess a road tax of not more than \$.20 per \$100 valuation real and personal property or either.

 Road tax may be worked out by substitute or at rate of \$.75 per day.
- R.S. 1845, p.485. Road labor required, 1 to 5 days. In addition, not more than half of county tax levy of not exceeding \$.50 per \$100 assessed valuation of all property, may be set aside for road purposes. Road tax may be paid in labor at not more than \$1.00 per day.
- L. 1845, p.105. City of Galena authorized to levy tax of \$1 from every able bodied man over 21 years of age, for opening, repairing, and cleaning the streets, roads and highways within the city. (Similar provisions may have been included in other city laws, but this is the only separate act upon the subject.)
- Pub.L. 1847, p.111. Road labor tax, 2 to 5 per year, fixed by county commissioners. "Men of color not excepted," road tax limited to \$.20 per \$100 worth of taxable property.
- Pub.L. 1849, p.84. Members of fire departments in City of Chicago exempted from working out any road or street tax in city, or from paying any money in lieu thereof.
- Pub.L. 1849, p.84. Members of fire companies in City of Quincy exempted from road and street labor but not from any tax upon property.

Road Labor (con't)

Pub.L. 1849, p.212. (Township organization act)

Art. 22. Of roads, highways and bridges.

- Sect. 10. p.212. Every person owning or occupying land in township in which he or she resides, and every male inhabitant above age of 21, assessed to work on public highways of town; lands of non-residents in township also to be assessed for highway labor.
- Sect. 14. Commissioners of highways to estimate road assessment:
 - 1. Whole number of days to be assessed each year-to be at least 3 times the number of taxable inhabitants of town.
 - 2. Every male inhabitant above age of 21 (except paupers, idiots and lunatics) shall be assessed 2 days.
 - 3. The residue of such days' work to be apportioned upon the real and personal estate of every inhabitant and upon each tract of land.
 - 4. Upon non-resident tracts, not less than I day's labor upon every \$300 of such valuation.
 - 5. If after such apportionment there shall be a deficiency, such deficiency to be assessed upon the estates, real and personal, of the inhabitants of the towns.

Art. 23. Road labor.

Sect. 4. p.216. Road labor may be commuted at rate of \$.675 per day.

1849. An act regulating the collection of the road tax. Ap. Feb. 12, 1849. Pub.L. 1849, p.152.

Sect. 2. In its application to Henry County, repealed. Pub.L. 1853, p.168. This amendment repealed Pub.L. 1833, p.168.

1851. An act to provide for township organization. Ap. Feb. 17, 1851. Pub.L. 1851, p.35.

Art. 22. Of Roads, Highways and Bridges.

Sect. 10. p.66. Commissioners of highways to assess highway labor and road tax.

Sect. 11. Every male inhabitant between ages of 21 and 50 (excepting paupers, idiots, lunatics and such others as are exempt by law) shall be assessed at least 2 days each year. All taxable real estate of town to be assessed not exceeding 20 cents on each \$100.

Art. 23. p.67. Road labor.

Sect. 2. Road labor may be commuted at rate of \$.75 per day.

Road labor and Taxes

1819. An act for opening, repairing, improving, and regulating Roads and Highways, and creating a fund for that purpose.

Ap. Mar. 29, 1819.

L. 1819, p.333.

- Sect. 5. p.334. All males within the ages of 18 and 50 liable to work on roads on call of supervisor, subject to \$1 fine for each day's refusal to work or to provide a substitute. Number of days not specified. Materials and other expenses to be paid out of county treasury.
- 1825. An act to amend the several acts relating to Roads and Public Highways. Ap. Jan. 15, 1825.

L. 1825, p.130.

- Sect. 2. p.130. County commissioners may assess road tax not exceeding 1/2%.
- Sect. 6. p.132. Road tax may be discharged in labor (terms not specified).
- 1826. An act supplementary to an Act entitled, "An Act to amend the several acts relating to Roads and Public Highways."

 Ap. Jan. 27, 1826.

 L. 1826, p.86. 3 days labor annually between Mar. 1 and Sept. 1

 from every person charged with road tax or labor.
- 1827. An act for the relief of persons having conscientious scruples against bearing arms. Ap. Feb. 6, 1827.

 R.S. 1827, p.296.
 - Such persons to perform 3 days labor, annually, in addition to the labor required of him by the general road law.
 - An act concerning Public Roads. Ap. Feb. 12, 1827.

 R.S. 1827, p.340; R.S. 1833, p.539. Repealed R.S. 1845, p.463.

 Sect. 8. R.S. 1827, p.341. Every able bodied male person between 18 and 50, not to exceed 5 days per year nor 8 hours a day. Includes servants and slaves.
- 1831. Amendment to 1827 road act.

L. 1831, p.158.

- Sect. 1. p.158. Every able bodied male between ages of 21 and 50, required to perform 3 days labor, 8 hours to constitute a day's work.
- Sect. 2. p.159. Whenever that insufficient to keep roads in repair, county commissioners may issue order calling upon every taxable male inhabitant to perform labor on the roads at the rate of not more than one day for every \$100 worth of real and personal property possessed in county. Where taxable property is under \$50, person not to be required to perform more than 3 days labor.
- Sect. 4. Persons owning labor may be exonerated from performing same by paying \$.50 in lieu of each day's labor; such money to be expended for materials.
- Sect. 5. May furnish a substitute.

1835. An act concerning Public Roads. Ap. Feb. 3, 1835.

L. 1835, p.129. Repealed R.S. 1845, p.463.

- Sect. 16. p.134. County commissioners to fix, annually the number of days (1 to 5 days) as a labor tax, to be worked by each able bodied man between the years of 21 and 50.
- Sect. 17. p.135. County commissioners to assess a county road tax annually, on every tract of land in county, not to exceed 1/2 of the annual state tax (except lands exempt from taxation), which may be paid in labor.
- Sect. 23. p.136. Road tax may be paid in labor at rate of \$.75 per 8 hour day.
- 1836. An act declaratory of the Law in relation to the Road Tax. Ap. Jan. 15, 1836.

L. 1836, p.227. Repealed R.S. 1845, p.463.

- Sale of lands for tax in counties in which it is not situated deemed void. (To check practice of requiring a road tax upon lands situated in counties where a road tax has been levied, because, in the counties where such citizens reside, no road tax has been levied).
- An act to amend an act concerning Public Roads. Ap. Jan. 18, 1836. L. 1836, p.207. Repealed R.S. 1845, p.462.

Sect. 1. p.207. Road taxes discharged in labor-to be discharged prior to November 1 annually.

- Sect. 2. p.207. County commissioners required to expend on the public roads in making causeways, erecting bridges, etc., any sum not exceeding 1/3 of the amount received into the county treasury the preceding year.
- 1837. An act to amend an act entitled, "An act to amend an act concerning public roads," approved Jan. 18, 1836. Ap. Mar. 3, 1837.

 L. 1837, p.274. Repealed R.S. 1845, p.463.
 Sect. 2. p.274. Fine for refusal to labor, \$1.25 per day.
 Sect. 4. p.274. Persons may discharge road tax in labor at \$1 per day.
- 1841. An act concerning public roads. Ap. Feb. 20, 1841.

L. 1841, p.232; R.S. 1845, p.591; Sect. 14, 16, 19 reenacted and declared in full force, L. 1847, p.113.

Sect. 14. p.237. County commissioners annually to fix number of days each able-bodied man between 21 and 50 years shall labor upon some public road within the county during the year. Not less than 1 nor more than 5 days.

the year. Not less than 1 nor more than 5 days.

Sect. 15. p.237. County commissioners may, if necessary, in addition to the work required above, assess a road tax of not more than\$.10 on each \$100 of real and personal, or either, taxable property.

Sect. 17. Penalty of \$1.00 per day for refusal to work or idling.

Sect. 18. p.238. Road tax may be paid in labor. (Rate not specified).

- 1843. An act to authorize county commissioners' courts to assess taxes for road purposes. Ap. Mar. 4, 1843.
 - L. 1843, p.111. County commissioners' courts may levy taxes for county purposes at not more than \$.50 on every \$100 of taxable property, and may set apart any amount of said county tax, not exceeding 1/2 of said levy, for road purposes, which may be discharged in labor at a sum fixed at not exceeding \$1.00 per day. May also require road labor as under Sect. 14 of 1841 act.
- 1845. An act to amend an act entitled, "An act concerning public roads, approved Feb. 20, 1841.

L. 1845, p.79.

- Sect. 1. p.79. County commissioners to fix the number of days (not exceeding 2 nor less than 1) that every able-bodied man between the ages of 21 and 50 years, shall labor upon some public road within the county, during the year.
- Sect. 2. p.79. In addition to the work required under sect. 1, may assess a road tax of not more than \$.20 on each \$100 of taxable property, both real and personal, or either.
- Sect. 4. p.79. Road tax may be worked out by a substitute or at rate of \$.75 per day of 8 hours.

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R.S. 1845, p.479.

- Sect. 22. p.485. County commissioners' courts to fix the number of days that each able-bodied man between the age of 21 and 50 years, shall labor upon some public road within the county. Not less than 1 nor more than 5 days.
- Sect. 23. County commissioners courts in levying a tax, not exceeding \$.50 on every \$100 worth of taxable property for county purposes, may set apart any amount of such tax, not exceeding 1/2 of levy, for road purposes.
- Sect. 25. Road labor. 8 hours to constitute a day.
- Sect. 26. Road tax may be paid in labor at a rate, not exceeding \$1 per day, by county commissioners' court. Refusal to work or supply a substitute, 8 hours a day diligently, or discharge for idleness, turbulence or disobedience, balance due to be collected with 25% penalty.
- Sect. 28. Each supervisor to endeavor to collect all road and labor tax and close the work by Dec. 25, annually.
- An act authorizing the City of Galena to levy a tax. Ap. Mar. 1, 1845. L. 1845, p.105.

 Tax of \$1 from every able bodied man over 21 years of age, for opening, repairing and cleaning the streets, roads and highways within the limits of the city.
- 1847. An act to amend the several acts relating to public roads. Ap. Jan. 17, 1847.

Pub.L. 1847, p.111.

- Sect. 1. County commissioners to fix the number of days, not exceeding 5 nor less than 2, that each able-bodied man between 21 and 50 years of age (men of color not expected) shall labor on some public road in the county.
- Sect. 2. County commissioners may, if they deem it expedient, assess and collect a road tax not exceeding \$.20 on each \$100 worth of taxable property.

- 1849. An act to exempt the members of the fire department in the City of Chicago from paying a state or road tax. Ap. Feb. 10, 1849. Pub.L. 1849, p.84.
 - An act exempting members of fire companies of the City of Quincy from road labor. Ap. Feb. 12, 1849.

 Pub.L. 1849, p.84.
 - An act to provide for township and county organization under which any county may organize whenever a majority of votes in such county, at any general election, shall so determine.

 Ap. Feb. 12, 1849.

 Pub.L. 1849
 - Art. 22. p.212. Of roads, highways and bridges.
 - Sect. 10. Every person owning or occupying land in township in which he or she resides, and every male inhabitant above the age of 21, residing in town where assessment is made, assessed to work on public highways of town; lands of non-residents to be assessed for highway labor.
 - Whole number of days to be assessed each year to be 3 times number of taxable inhabitants of town.
 - 2) Every male inhabitant above age of 21 (except paupers, idiots and lunatics) to be assessed 2 days.
 - 3) The residue of such days' work to be apportioned upon the real and personal estate of every inhabitant and upon each tract of land.
 - 4) Not less than 1 days' labor to be assessed upon every \$300 of valuation of non-resident land.
 - 5) Deficiency, if any, after such apportionment, to be assessed upon the estates real and personal, of the inhabitants of the towns.
 - Art. 23. Sect. 4. $\underline{p.216}$. Road labor may be commuted at rate of 67 1/2 cents $\underline{per day}$.
 - An act regulating the collection of the road tax. Ap. Feb. 12, 1849.

 Pub.L. 1849, p.152. Amended Pub.L. 1853, p.168. Amendment repealed Pub.L. 1853, p.168.
 - Pub.L. 1851, p.35. Township organization act. Ap. Feb. 17, 1851. Art. 22. of Roads, Highways and Bridges.
 - Sect. 10. Road labor tax, at least 2 days each year.
 Exemptions: paupers, idiots, lunatics and such others
 as are exempt by law.
 - All taxable real estate to be assessed.

1861. An act to reduce the act to provide for Township Organization, and the several acts amendatory thereof, into one act, and to amend the same. Ap. Feb. 20, 1861.

<u>Pub.L. 1861, p.216.</u> (See amendment <u>Pub.L. 1865, p.169, below).</u> Art. 17. p.246. Of roads, highways and bridges.

- Sect. 8. p.247. Every male inhabitant 21-50 years of age (Excepting paupers, idiots, lunatics, and such others as are exempt by law), shall be assessed not less than one nor more than 2 days annually. Road tax to be assessed on all taxable real and personal property, not exceeding 20 cents on each \$100 assessed valuation.
- Sect. 14. Tax for erecting bridge in addition to road taxes, assessed by board of supervisors of county.
- Sect. 28. p.251. Commutation for road labor at rate of \$.75 per day.
- 1863. An act in relation to Road Tax. Ap. Feb. 13, 1863. Pub.L. 1863, p.75.
 - County courts in counties not having township organization, to fix the number of days that persons shall labor upon public roads in such counties.
- 1865. An act in relation to district road tax. Ap. Feb. 27, 1867. Pub.L. 1863, p.96. Districts designated on tax books; collection and payment over of road taxes.
 - An act to amend article seventeen of an act entitled, "An act to reduce the act to provide for township organization and the several acts amendatory thereof into one act, and to amend the same. Ap. Feb. 28, 1851.

Pub.L. 1865, p.169.

- Sect. 1. Rate of commutation increased to \$1.50 per day.
- Sect. 2. p.170. (Amending Sect. 31) day's work to be 8 hours; \$.25 per hour penalty for default.
- Sect. 3-4. (Amends Sect. 32 & 33.) \$2 fine for failure to appear or to work faithfully.
- Sect. 8. p.171. Road tax may be increased to not exceeding \$.40 on the dollar.

Other sections also amended.

- An act to amend the township organization law in relation to the collection of taxes for road purposes. Ap. Mar. 11, 1869. Pub.L. 1869, p.406. Legal voters of any township may vote to have road taxes collectable in money only.
- 1872. An act in regard to roads and bridges. Ap. Apr. 10, 1872. L. 1871/72, p.675. Repealed so far as relates to counties under township organization. L. 1877, p.197. Sect. 43-48. p.684. Assessment and collection of road taxes. (Amount or type of payment not mentioned).

1873. An act in regard to roads and bridges, in counties under township organization. Ap. Apr. 11, 1873.

L. 1873/74, p.163. R.S. 1874, p.912. Sect. 14-21. R.S. 1874, p.916. Provisions of 1861 act in relation to road taxes and road labor continued in force. Sect. 15. 1 to 3 days per year.

An act in regard to gateways, roads and bridges, in counties not under township organization. Ap. Apr. 18, 1873.

L. 1873/74, p.150; R.S. 1874, p.933. See below for amendments: L. 1875, p.92; L. 1877, p.199; L. 1885, p.236. Repealed as amended L. 1887, p.289.

Sect. 34. R.S. 1874, p.941.

When labor system in whole or in part adopted, every able bodied man between 21 and 50 years to labor not exceeding 3 nor less than 2 days.

Sect. 35. Road tax assessed by county court: Not exceeding \$.20 on each \$100 assessed valuation or in counties electing to work under the tax system in whole, not exceeding \$.40 per \$100.

Sect. 36. Road tax list. Sect. 37ff. Road labor.

1875. 1873 act: Gateways, roads and bridges, in counties not under township organization. Amended L. 1875, p.92. Amendment amended L. 1885, p.236.

Sect. 34. In counties where part tax and part labor, or all labor adopted, county board to fix the number of days at from 2 to 5 for all able-bodied men between 21 and 50.

Sect. 35, 38, 40-44, 46. Minor amendments not affecting above tax rate.

Roads and bridges in counties under township organization. Ap. May 26, 1877.

Sect. 10, Para. 8-14 L. 1877, p.181. Assessment list: able-bodied men between 21 and 50 years, assessing each person on such list the sum of \$2 as a poll tax for highway purposes. Paupers, idiots, lunatics and such others as are exempt by law, shall not be compelled to pay a poll tax for highway purposes. Tax payable in labor or cash. (Labor equivalent not stated).

Gateways, roads and bridges in counties not under township organization. Ap. Apr. 18, 1873.

Sect. 37. Amended. Road labor. L. 1877, p.199.

An act in regard to Roads and Bridges in Counties under Township Organization. Ap. May 26, 1877.

L. 1877, p.178. Repealed L. 1879, p.284.
Sect. 14. p.182. Contracts for poll taxes. Certificates to persons owing same.

Sect. 77. p.195. Orders of Highway Commissioners for work done or material furnished receivable for county taxes.

Sect. 81-87. p.196. Taxes.

Township highway commissioners to ask not to exceed \$.40 on \$100 assessed valuation, for making and repairing of roads; same amount for opening, altering and laying out new roads, equipment and materials, making and repairing of bridges.

- 1877. No clauses specifically pertain to assessment of a poll tax for roads.
 - An act to amend section 37 of an act entitled, "An act in regard to gateways, roads and bridges in counties not under township organization," approved and in force Apr. 18, 1873.

 Ap. and in force May 24, 1877.

L. 1877, p.199. Amendment amended L. 1885, p.237.

- In counties not levying for road taxes. County board to fix the number of days' labor that each able-bodied man shall work per year. \$1.50 a day penalty for refusal or unsatisfactory work. (Act chiefly concerned with enforcement of provisions for road labor).
- 1879. An act providing for labor on the streets and alleys of all cities and villages in this State. Ap. May 31, 1879.
 L. 1879, p.79.
 - Power to provide by ordinance that every able bodied male inhabitant between ages of 21-50 (excepting paupers, idiots, lunatics and such others as are exempt by law), to labor on the streets and alleys not more than 2 days per year or commute at \$.75 per day.
 - An act in regard to roads and bridges in counties under township organization. Ap. May 28, 1879.

L. 1879, p.257. Repealed L. 1883, p.163.

- Sect. 14. p.262. Assessment of road labor and tax. By commissioners of highways of town.
- Sect. 15. Road labor. Every able-bodied male, 21-50 years of age (excepting paupers, idiots, lunatics, and such others as are exempt by law)-not less than I nor more than 3 days per year.
- Sect. 16. Tax of town or village. Not exceeding \$.40 on each \$100 assessed valuation.

Sect. 17-56. Collection, etc. of tax.

- Sect. 52. p.269. Legal voters of township may elect to collect road tax by money only.
- 1883. An act to authorize the construction and maintenance of gravel rock, macadam or other hard roads. Ap. June 18, 1883.

 L. 1883, p.132. Amended L. 1905, p.503.

 Special tax for, after referendum.
 - An act in regard to roads and bridges in counties under township organization, and to repeal an act and parts of acts therein named. Ap. June 23, 1883.
 - L. 1883, p.316. See amendment L. 1885, p.136; L. 1891, p.188; L. 1893, p.309; L. 1903, p.303; L. 1909, pp.332,333; L. 1911, p.499.
 - Sect. 11. p.140. Poll tax to be assessed: not less than \$1 nor more than \$2 for able-bodied men between age of 21 and 50 years. Paupers, idiots, lunatics and such others as may be exempt by law, also persons within limits of cities and incorporated villages, exempt.

1883. (con't)

- Sect. 13. p.141. Road tax on property of town for road and bridges, not to exceed \$.60 per \$100.
- Sect. 14. If greater levy needed in view of some contingency, majority of all road commissioners may levy not exceeding \$.40 per \$100 in addition.

Sect. 80ff. p.156. Labor system.

- Sect. 80. Referendum on payment in labor of the district labor and property road tax. Except where such a tax system has been voted, sects. 81-123 (road labor) do not apply.
- Sect. 82. Road labor, able-bodied men 21 to 50 years (excepting paupers, [etc.]) required to labor not less than 1 nor more than 3 days per year.

Sect. 96. p.159. May commute tax at \$1 per day.

- 1885. 1883 act, roads and bridges in counties under township organization, amended. L. 1883, p.236.
 - Sect. 80 amended. Any town having adopted the labor system may abolish by referendum vote.
 - 1873 act as amended, Gateways, roads and bridges, counties not under township organization. Amended L. 1885, p.236. Sect. 35. Amended. Same rate.
- 1887. An act to provide for the organization of road districts, the election and duties of officers therein, and in regard to roads and bridges, in counties not under township organization, and to repeal an act and parts of acts therein named. Ap. May 4, 1887.

 L. 1887, p.265. Amended L. 1889, p.230; L. 1905, p.368;

 L. 1909, p.330.
 - Sect. 60. p.277. Poll tax. All able-bodied men between ages of 21 and 50 years to be assessed not less than \$1 nor more than \$5 as a poll tax for highway purposes. Not to include persons within the limits of cities and incorporated villages, nor paupers, idiots, lunatics and such others as shall be exempt by law.
 - Sect. 62. p.278. Commissioners to fix tax rate for roads and bridges, not in excess of \$1 per \$100 assessed valuation of taxable property.
 - Sect. 67. p.278. In districts assessing to full amount of \$1 per \$100, county board may appropriate from county funds, additional funds for construction and repair of bridges or distinct and expensive work on a public road on, near to or across a district line. Act does not mention payment of poll tax or other road tax by labor on roads.
- 1889. Amendments to road act of 1887, counties not under township organization. L. 1889, p.229.
 - Sect. 60. p.232. Exemptions from road poll tax: Paupers, idiots, and lunatics, ministers of the gospel in actual charge of a church or parish, trustees of schools, school directors and other school officers performing like duties; persons within the limits of cities and incorporated villages. Delinquents who are poor persons and unable to pay their poll tax allowed to work out poll tax at \$1 per day.

1889. (con't)

- Sect. 62. p.233. Tax assessment for roads and bridges limited to \$.50 per \$100.
- Sect. 63. p.233. 1/2 of the tax collected under Sect. 63 for road and bridges on property within an incorporated village, town or city to be paid over to the treasurer of same.
- Sect. 67. p.234. Bridges and construction and repair in district near district line, etc., costing over \$100; county board may pay 1/2 of expenses from county treasury.
- 1891. Road act of 1883, counties under township organization amended.

 L. 1891, p.188.
 Sect. 19. p.188. Tax rate reduced from \$.60 to \$.40 on the \$100.
 - Road act of 1887, counties not under township organization amended. L. 1891, p.189.
 - Sect. 51. p.190. County boards to build bridges costing over \$100 at county expense.
 - Sect. 67. Roads over a county line costing over \$100 at county expense.
- 1893. Amendments road act of 1883, counties under township organization.

 L. 1893, p.309.

 Sect. 11. Poll tax may be abolished by the voters of any town.
- 1899. An act to enable counties not under township organization to levy taxes by a vote of the electors thereof, not in excess of one-half per cent annually for a period not exceeding ten years, to build, raise or repair roads upon or over land subject to over-flow or inundation from water from a navigable river or rivers or upon land lying below flood line of such rivers, and to issue anticipation warrants upon such taxes. Ap. Apr. 24, 1899.

 L. 1899, p.340.
- 1901. An act in regard to roads and bridges in counties not under township organization and to provide for the adoption of the same. Ap. May 10, 1901.

L. 1901, p.275. Amended L. 1909, p.331.

Act to be adopted by referendum vote. (Sect. 55-58).

- Sect. 33. p.286. Repairs of bridges, etc., from county treasury. Sect. 34. p.286. Poll tax. Men between 21 and 50 years of age, assessed \$1 to \$5. Exemptions amended to exempt school officers only who serve without compensation. Poor persons allowed to work out tax at \$1 per day.
- Sect. 36. p.288. Road tax limited to \$.50 per \$100, but not to be calculated as part of the constitutional limit for county purposes.
- 1903. Amends road law, of 1883, counties under township organization.
 L. 1903, p.303.
 - Sect. 14. Additional levy may be made with consent of majority of county board, not to exceed \$.40 per \$100.
 - Sect. 119.. Road and bridge tax levies in towns and villages including those in Cook County: Not exceeding \$.40 on \$100. By whom levied and to whom paid over.

- 1905. Amends act of May 4, 1887, counties not under township organization. L. 1905, p.368.
 - Damages or benefits awarded for laying out, widening, altering, or vacating roads, or for ditching or leveeing to drain or protect roads, \$.20 per \$100, may be levied in addition.
- 1907. Amends hard roads act of June 18, 1883.
 - L. 1907, p.503, Adds Sect. 4a. Referendum on bond issue and limitation on indebtedness.
 - Amends road act of May 4, 1887, counties not under township organization. L. 1907, p.504.
 Sect. 51. p.505. County boards to repair and build all roads where cost in excess of \$100.
- 1909. Amends Sect. 62 and 64, road act of May 4, 1887, counties not under township organization. L. 1909, p.330.

 Sect. 62. Road tax for roads and bridges limited to \$.30 per \$100.
 - Sect. 64. Damages for laying out, widening, altering or vacating roads, tax of not to exceed \$.12 per \$100 in addition to road and bridge taxes.
 - Road and bridges act of 1901, counties not under township organization. L. 1909, p.331. Sect. 36 amended. Road tax of not more than \$.30 on the \$100 valuation.
 - Roads and bridges act of 1883, counties under township organization. $\frac{\text{L.}}{\text{to be paid}}$ Sect. 16. Amended. Tax in cities of 20,000 to be paid to city treasurer.
 - L. 1909, p.333.
 L. 1911, p.499.
 Sect. 13, 14, 83, 119.
 Tax rate and procedure.
 Additional sum not in excess of \$.25.
- 1941. Revised cities and villages act 1941.
 - Art. 69. Special powers. Sect. 1. L. 1941, v.2, p.295. Labor on streets:

All males between 21 and 50 except paupers, idiots, lunatics and such others as are exempt by law. Not more than two days per year. Commutation of such labor at \$.75 per day.



- 1931. Created. An act to create a commission to investigate and formulate a road program for the State, to define its powers and duties and making an appropriation therefor. Ap. June 29, 1931.

 L. 1931, p.43.
 - Composition: 5 Representatives appointed by the Speaker of the House; 5 Senators appointed by the President upon the advice of the Executive Committee of the House; 5 citizens of the State appointed by the Governor; and ex officio, the Director of the Department of Public Works and Buildings and the Chief Highway Engineer.
 - Duties: To formulate a complete highway and road-building program for this State and make recommendations as to the means of financing the same. Report to 58th General Assembly.

Roads, Bridges and Ferries, Acts Relating to:

The following bibliography does not include all acts relating to streets, alleys, parkways and boulevards, which are under the jurisdiction of local authorities; nor does it include appropriations except in the case of early appropriations at the time the State Hard Road Program was being inaugurated.

See also

Automobiles
Convict labor
Great Western Road
Highway Commission, State
Highway Department, State
Highway Police, State
Internal improvements

Public Works and Buildings, Department of. Administrative Divisions.

Division of Highways
Public Works, Board of
Road Labor and Taxes

Treasury, State. Under constitution of 1870.

Special funds

Federal aid road fund
Illinois State superhighway fund
Motor fuel tax fund
Road fund
State bond road fund
State garage revolving fund

State taxes

Motor fuel tax Motor fuel distributors' tax

General Acts

- 1792. An act for opening and regulating Highways. Adopted Aug. 1, 1792. Laws of N.W. Territory, p.74.
- 1812. An act to amend an Act entitled, "An act to establish and regulate ferries. Ap. Dec. 25, 1812.

 L. 1812, (Chipman ed.) p.40. Amended L. 1814, (Chipman ed.) p.50. Repealed L. 1819, p.351.
- 1816. An act supplementary to an act entitled, "An act establishing ferries." Ap. Jan. 9, 1816.

 L. 1816, (1898 ed.) p.44. Repealed L. 1819, p.351.
- 1819. An act authorizing the county commissioners to grant licenses for the erection of Toll Bridges and Turnpike Roads. Ap. Mar. 27, 1819. L. 1819, p.300. Repealed R.S. 1827, p.227.
 - An act to establish and reulate ferries. Ap. Feb. 20, 1819.

 L. 1819, p.28. Amended L. 1821, p.117; L. 1825, p.64.

 Act and amendments repealed R.S. 1827, p.227.

1819. (con't)

An act for opening, repairing, improving and regulating Roads and Highways and creating a fund for that purpose. Ap. Mar. 29, 1819.

L. 1819, p.333. Repealed L. 1825, p.134.

Amendments:

An act supplementary to an act for opening, repairing, improving and regulating roads and highways, and creating a fund for that purpose. Ap. Mar. 27, 1819. L. 1819, p.297. Repealed L. 1825, p.134.

An act further to amend the "Act for opening, repairing, improving, and regulating Roads and Highways and creating a Fund for that purpose. Ap. Feb. 15, 1821. L. 1821, p.167. Repealed L. 1825, p.134.

An act for the prevention of Vice and Immorality. Ap. Mar. 5, 1819.

Sect. 6. L. 1819, p.126. Repealed as of June 16, 1821. L. 1821, p.54.

Running [i.e.,] racing, of any horse, mare or gelding in any street or public highway.

- 1821. An act for the prevention of Vice and Immorality. Ap. Jan. 31, 1821. In force June 16, 1821.
 - Sect. 5. L. 1821, p.50. Repealed R.S. 1827, p.168. Same as Sect. 6 of 1819 act, to which are added the words "cases of necessity excepted."
- 1825. An act to amend the several acts relating to Roads and Public Highways. Ap: Jan. 15, 1825. In force Feb. 1, 1825.

 L. 1825, p.130. Sect. 6 repealed L. 1826, p.87. Repealed R.S. 1827, p.346.

 Amendment:

An act supplementary to an Act entitled, "An Act to amend the several Acts relating to Roads and Public Highways." Ap. Jan. 26, 1826.
L. 1826, p.86.

1827. An act concerning Public Roads. "Become a Law Feb. 12, 1827."

R.S. 1827, p.340; R.S. 1833, p.539.

Amendments:

<u>L.</u> 1831, p.158; R.S. 1833, p.546; <u>L.</u> 1836, p.207; <u>1L.</u> 1837, p.274.

Sect. 18, repealed L. 1836, p.208.
Acts and amendments repealed R.S. 1845, p.463.

- An act to provide for the establishment of Ferries, Toll Bridges and Turnpike Roads. Ap. Feb. 12, 1827.

 R.S. 1827, p.220; R.S. 1833, p.302. Repealed R.S. 1845, p.458.

 Amended R.L. 1829, p.75; R.S. 1833, p.545. Repealed R.S. 1845, p.463.

 Amended L. 1843, p.143.
- An act supplemental to an act entitled, "An act to establish and regulate Ferries," approved Feb. 20, 1819. Ap. Feb. 12, 1827.

 R.S. 1827, p.227; R.S. 1833, p.309. Repealed R.S. 1845, p.458.

- Roads, Brodges and Ferries, Acts Relating to: (con't) General Acts. (con't)
 - 1853. An act concerning the Right-of-way, and for other purposes.

 Ap. Feb. 28, 1833. In force May 2, 1833.

 R.S. 1833, p.534. Amended L. 1839, p.118. Repealed

 R.S. 1845, p.463.
 - An act to amend the several acts therein named relating to the several acts concerning the establishing and regulating ferries in this State. Ap. Jan. 19, 1833.

 R.S. 1833, p.310. Repealed R.S. 1845, p.458.
 - 1835. An Act concerning Public Roads. Ap. Feb. 3, 1835.

 L. 1835, p.129. Amended L. 1836, p.207. Act and amendment repealed R.S. 1845, p.463.
 - 1836. An act declaratory of the Law in relation to the Road Tax. Ap. Jan. 16, 1836.
 L. 1836, p.227. Repealed R.S. 1845, p.463.
 - 1837. An act concerning internal improvements for public roads.

 Ap. July 20, 1837.

 2L. 1837, p.61. Repealed R.S. 1845, p.463.
 - 1839. An act to define the manner of proceeding in petitioning the General Assembly for locating or altering State roads.

 Ap. Feb. 27, 1839.

 L. 1839, p.167. Repealed R.S. 1845, p.466.
 - An act to regulate public carriages and the law of the road. Ap. Feb. 23, 1839.

 L. 1839, p.183. Repealed R.S. 1845, p.466.
 - 1840. An act authorizing commissioners' courts to alter, change and re-locate State roads. Ap. Feb. 1, 1840.

 L. 1840, p.51.
 - An act to extend the time for the location of State roads.

 Ap. Jan. 30, 1940.

 L. 1840, p.68.

 Roads authorized by last session of the General Assembly.
 - 1841. An act concerning Public Roads. Ap. Feb. 20, 1841.

 L. 1841, p.232. Sect. 15 repealed L. 1843, p.236. Repealed R.S. 1845, p.468. Amended L. 1845, p.79; R.S. 1845, p.591.
 - 1845. Revised Statutes. Chap. 27. Counties and county Commissioners' Courts. Ap. Mar. 3, 1845.

 Sect. 25. R.S. 1845, p.(33). Repealed R.S. 1874, p.1013.

 The [county commissioners'] "courts shall have jurisdic-
 - The [county commissioners'] "courts shall have jurisdiction...in all cases of public roads, canals, turnpike roads and toll bridges, where the law does not prohibit the said jurisdiction of said courts..."
 - Revised Statutes. Chap. 30. Criminal Code. Ap. Mar. 3, 1845.

 Sect. 134. R.S. 1845, p.175. Repealed R.S. 1874, p.1013.

 Public roads and highways, navigable and other streams.

 How obstruction of punished.

1845. (con't)

Revised Statutes. Chap. 42. Ferries and Toll Bridges. Ap. Mar. 3, 1845. R.S. 1845, p.251. Repealed R.S. 1874, p.1013.

Revised Statutes. Chap. 82. Petitions (to General Assembly)

Ap. Mar. 3, 1845.

Sect. 3. R.S. 1845, p.(411). Repealed R.S. 1874, p.1013.

Notice to be given of intended petition to alter or create State roads.

Revised Laws. Chap. 92. Right-of-way. Ap. Mar. 3, 1845.

R.S. 1845, p.(477).

For roads, canals and other public works.

Revised Statutes. Chap. 93. Roads. Ap. Mar. 3, 1845.

R.S. 1845, p.479. Repealed R.S. 1874, p.1013.

Amendments:

L. 1852, p.176. Repealed R.S. 1874, p.1019.

Pub.L. 1855, p.172. Repealed R.S. 1874, p.1022.

Pub.L. 1865, p.111. Repealed R.S. 1874, p.1022.

1Pub.L. 1867, p.159. Repealed R.S. 1874, p.1036.

1Pub.L. 1867, p.160. Repealed R.S. 1874, p.1036.

See also 1851

An act making certain fords a part of public roads.

Ap. Feb. 26, 1845.

L. 1845, p.42; R.S. 1845, p.593. Repealed R.S. 1874, p.1014.

- 1847. An act relating to supervisors of roads, and those liable to do road duty. Ap. Feb. 13, 1847.

 Priv.L. 1847, p.27.
 - An act to amend the several acts relating to public roads. Ap. Jan. 17, 1847.

 L. 1847, p.111. Repealed R.S. 1874, p.1015.
- 1849. An act to authorize the setting and protecting live fences on the sides of public highways. Ap. Feb. 12, 1849.

 Pub.L. 1849, p.84. Repealed R.S. 1874, p.1016.
 - An act to exempt the members of the fire department in the City of Chicago from paying a street or road tax.

 Ap. Feb. 10, 1849.

 Pub.L. 1849, p.84.
 - An act exempting members of fire companies of the City of Quincy from road labor. Ap. Feb. 12, 1849.

 Pub.L. 1849, p.84.

1849. (con't)

An act to provide for the construction of plank roads, by a general law. Ap. Feb. 12, 1849. In force Apr. 13, 1849.

Pub.L. 1849, p.138. Repealed R.S. 1874, p.1017.

Amendments:

 Pub.L. 1851, pp.10,15,146.
 Repealed R.S. 1874, pp.1017,1018.

 L. 1852, p.124.
 Repealed R.S. 1874, p.1019.

 Pub.L. 1853, p.202.
 Repealed R.S. 1874, p.1020.

 Pub.L. 1857, p.142.
 Repealed R.S. 1874, p.1024.

 1Pub.L. 1867, p.141.
 Repealed R.S. 1874, p.1035.

An act regulating the collection of the road tax. Ap. Feb. 12, 1849.

Pub.L. 1849, p.152. Repealed R.S. 1874, p.1017.

Township and county organization act. Ap. Feb. 12, 1849.

In force Apr. 16, 1849.

Art. 22-24. Pub.L. 1849, p.212. Act repealed Pub.L. 1851, p.78. Of roads, highways and bridges.

1851. An act to provide for township organization. Ap. Feb. 17, 1851. In force Apr. 1, 1851.

Art. 22-24. <u>Pub.L. 1851, p.64.</u> Repealed <u>R.S. 1874, p.1018.</u> Amendments:

Pub.L. 1857, pp.55,183. Repealed R.S. 1874, p.1025.
Pub.L. 1859, p.212. Repealed R.S. 1874, p.1026.
Superseded, 1Pub.L. 1861, p.216.

- An act to amend chapter ninety-three of the Revised Statutes, and to locate certain roads. Ap. Feb. 17, 1851.

 Pub.L. 1851, p.176. Amended Pub.L. 1853, p.176.
- An act to amend the general road law, and for other purposes. Ap. Feb. 17, 1851.

 Pub.L. 1851, p.184. Repealed R.S. 1874, p.1018.
- 1852. An act to amend the law condemning the right-of-way for purposes of internal improvement. Ap. June 22, 1852.

 L. 1852, p.146. Amended Pub.L. 1853, p.201. Repealed R.S. 1874, p.1019.
- 1853. An act to amend the act to provide for the construction of plank roads by general laws, and the several laws amendatory thereto. Ap. Feb. 12, 1853.

 Pub.L. 1853, p.202; Repealed R.S. 1874, p.1020.
 - An act to amend an act entitled, "An act to provide for the construction of plank roads by a general law." Ap. Feb. 8, 1853. Priv.L. 1853, p.600.
- 1854. An act to enable railroad companies and plank road companies to consolidate their stock. Ap. Feb. 28, 1854.
 L. 1854, p.9. Repealed R.S. 1874, p.1021.

- Roads, Brodges and Ferries, Acts Relating to: (con't)
 General Acts (con't)
 - 1855. An act to amend the general plank road law. Ap. Feb. 12, 1855.

 Pub.L. 1855, p.145. Repealed R.S. 1874, p.1022.
 - 1857. An act to provide for laying out highways upon the line between Illinois and adjoining states. Ap. Feb. 7, 1857.

 <u>Pub.L.</u> 1857, p.62. Repealed ?
 - An act to amend the several laws relating to plank roads. Ap. Feb. 18, 1857.

 Pub.L. 1857, p.142. Repealed R.S. 1874, p.1024.
 - 1859. An act to provide for conducting, maintaining and keeping in repair plank, gravel or macadamized roads or pikes by a general law. Ap. Feb. 21, 1859. In force Apr. 26, 1859. Pub.L. 1859, p.154. Repealed R.S. 1874, p.1026.
 - An act authorizing the Board of Supervisors in counties where township organization has been adopted, and in all other counties the county courts, to vacate, change or relocate state roads. Ap. Feb. 18, 1859.

 Pub.L. 1859, p.194. Repealed R.S. 1874, p.1026.
 - An act providing for the vacation of streets, alleys and town plats. Ap. Feb. 19, 1859. In force Apr. 26, 1859.

 Pub.L. 1859, p.200. Repealed R.S. 1874, p.1026.
 - An act to reduce the act to provide for Township Organization, and the several acts amendatory thereof, into one act, and to amend the same. Ap. Feb. 20, 1861.

 Art. 17. <u>1Pub.L. 1861</u>, p.246. Repealed R.S. 1874, p.1029.

 Amended <u>1Pub.L. 1867</u>, pp.169,172. Both amendments repealed R.S. 1874, p.1036.

 Of roads, highways and bridges.
 - An act to provide for the better protection of the public bridges in this state. Ap. Feb. 20, 1861.

 Pub.L. 1861, p.74. Repealed R.S. 1874, p.1027.
 - An act to establish certain rules of evidence as to Highways, in counties adopting township organization. Ap. Feb. 20, 1861. Pub.L. 1861, p.130. Repealed R.S. 1874, p.1028.
 - 1863. An act in relation to Road Tax. Ap. Feb. 13, 1863.

 Pub.L. 1863, p. 75. Repealed R.S. 1874, p.1031.
 - 1865. An act in relation to the vacation of streets, squares, lanes, alleys and highways. Ap. Feb. 16, 1865.

 Pub.L. 1865, p.130. Repealed R.S. 1874, p.1033.

- Roads, Bridges and Ferries, Acts Relating to: (con't) General Acts (con't)
 - 1867. An act in relation to district road tax. Ap. Feb. 27, 1867. Pub.L. 1867, p.96. Repealed R.S. 1874, p.1034.
 - An act to amend an act entitled, "An act to provide for the construction of plank roads by a general law," approved Feb. 12, 1849, and the several acts amendatory thereof. Ap. Mar. 5, 1867.

 1Pub.L. 1867, p.141. Repealed R.S. 1874, p.1035.
 - An act to amend chapter thirty-six (i.e., 93) of the Revised Statutes, entitled "Roads." Ap. Mar. 7, 1867. 1Pub.L. 1867, p.159. Repealed R.S. 1874, p.1036.
 - 1869. An act concerning the locating, laying out and opening of public roads. Ap. Mar. 25, 1869.
 Pub.L. 1869, p.374.
 - An act to permit the planting of shade and ornamental trees along public roads. Ap. Mar. 25, 1869.
 Pub.L. 1869, p.374. Repealed R.S. 1874, p.1042.
 - An act to amend the road law so far as it related to the County of Grundy. Ap. Mar. 30, 1869.
 Pub.L. 1869, p.374. Repealed R.S. 1874, p.1042.
 - 1871. An act to enable the corporate &uthorities of two or more towns, for park purposes, to issue bonds in renewal of bonds heretofore issued by them, and to provide for the payment of the same; to make, revise and collect a special assessment on contiguous property, for benefits by reason of the location of parks and boulevards, and to make necessary changes in their location. Ap. June 16, 1871.

 L. 1871/72, p.579. Amended L. 1873/74, p.125; L. 1889, p.209; L. 1935, p.1042.
 - 1872. An act in regard to roads and bridges. Ap. Apr. 10, 1872.

 L. 1871/72, p.675. Repealed L. 1873, p.185; R.S. 1874,
 pp. 933,945.
 - An act to provide for the erection and maintenance of bridges by two or more towns. Ap. Mar. 22, 1872.

 L. 1871/72, p.207. Repealed R.S. 1874, p.1044.
 - An act for the incorporation of bridge companies.

 Ap. Apr. 10, 1872.

 L. 1871/72, p.205. Repealed R.S. 1874, p.1044.
 - An act giving assent of the State of Illinois to the construction of bridges across navigable rivers in this State, and upon the boundaries thereof. Ap. Apr. 4, 1872.

 L. 1871/72, p.209; R.S. 1874, p.945. Amended L. 1889, p.62.

1872. (con't)

An act in relation to bridges across rivers on the borders of this state. Ap. Mar. 19, 1872.

L. 1871/72, p.207. Repealed. Cities and villages act. Ap. Apr. 10, 1872.

Art. V. Sect. 1. Powers of the city council.

L. 1871/72. Repealed L. 1941, v.1, p.386.

Para. 7-24. p.228. Streets, alleys, etc., side-walks, etc.

Para. 28. p.229. To construct and keep in repair bridges, viaducts and tunnels, and to regulate the use thereof.

Para. 89. p.234. Streets and sewers.

- An act to provide for the exercise of the right of eminent domain.

 Ap. Apr. 10, 1872. L. 1871/72, p.402. Amended L. 1897, p.217;

 L. 1933, p.586; L. 1935, p.826.

 Sect. 3, 6 repealed L. 1933, p.587.
- 1873. An act in relation to surplus funds raised in towns, villages for town, road and bridge purposes. Ap. May 3, 1874.
 L. 1873/74, p.137.
 - An act in regard to gateways, roads and bridges, in counties not under township organization. Ap. and in force Apr. 18, 1873.

 R.S. 1874, p.933. Amended L. 1873/74, pp.133,134; L. 1875, p.92;
 L. 1877, pp.171,197,199; L. 1885, p.236. Repealed L. 1887, p.289.
 - An act in regard to the completion, improvement and management of public parks and boulevards, and to provide a more efficient remedy for the collection of delinquent assessments. Ap. May 2, 1873. L. 1873, p.129. Amended L. 1879, p.213; L. 1905, p.337; L. 1919, p.817; L. 1927, p.613.
 - An act to provide for the assessment and taxation of bridges across navigable rivers on the borders of this State. Ap. and in force May 1, 1873.

 R.S. 1874, p.907. Amended L. 1877, p.171. Repealed L. 1939, p.1004.
 - An act in regard to roads and bridges in counties under township organization. Ap. Apr. 11, 1873.

 R.S. 1874, p.912. Amended L. 1873/74, p.136; L. 1875, p.95.
- 1874. An act to enable the corporate authorities now or hereafter incorporated under an act entitled, "An act to provide for the incorporation of cities and villages, in force July 1, 1872, to acquire by purchase, lease or gift, establish, maintain, license and regulate ferries, bridges, the approaches thereto and tolls thereon. Ap. Mar. 27, 1874.

 R.S. 1874, p.244.

1874. (con't)

Revised Statutes. Chap. 38. Criminal Jurisprudence. Div. 1.

Sect. 56a added <u>L. 1917</u>, p.362. Discharge of firearms on public highways.

Sect. 221. R.S. 1874, p.385. Enumeration of nuisances.
Para. 2. To throw or deposit an offal or other
offensive matter, or the carcass of any animal,
in any...street or public highway.

Para. 5. To obstruct or encroach upon public highways, private ways, streets, alleys, commons, landing places, and ways to burying places.

Para. 9. Advertising signs along highways without permission of highway authorities.

Sect. 247. p.390. Driving or racing on any public highway in such a manner as to endanger the persons or lives of others. Repealed L. 1939, p.1169.

An act to revise the law in relation to the vacation of streets and alleys. Ap. Mar. 24, 1874.

R.S. 1874, p.1092. Amended L. 1921, p.846; L. 1923, p.629.

Repealed L. 1941, v.2, p.415.

An act to enable the corporate authorities now or hereafter incorporated under an act entitled, "An act to provide for the incorporation of cities and villages," in force July 1, 1872, to acquire by purchase, lease or gift, establish, maintain, license and regulate ferries, bridges, the approaches thereto and tolls thereon. Ap. Mar. 27, 1874.

R.S. 1874, p.244.

An act to revise the law in relation to toll roads.

Ap. Mar. 25, 1874.

R.S. 1874, p.1061. Amended L. 1877, p.211. Repealed L. 1931, p.2.

An act to revise the law in relation to ferries. Ap. Mar. 21, 1874.

R.S. 1874, p.530. Amended L. 1935, p.881; L. 1955, p.1451.

An act to revise the law in relation to toll bridges. Ap. Mar. 23, 1874.

R.S. 1874, p.1059. Amended L. 1879, p.315.

An act to revise the law in relation to township organization. Ap. Mar. 4, 1874.
Sect. 16. Commissioners of highways.

R.S. 1874, p.1068. Amended L. 1901, p.309. Repealed L. 1913, p.581.

1875. An act to provide additional means for the construction of sidewalks in cities, towns and villages. Ap. Apr. 15, 1875. L. 1875, p.63. Amended L. 1905, p.89; L. 1907, p.200; L. 1929, p.265. Repealed L. 1941, v.2, p.406.

- Roads, Bridges and Ferries, Acts Relating to: (con't)
 General Acts (con't)
 - 1877. An act to enable cities and villages, incorporated under any general or special law of this State, to acquire by purchase, lease or gift, establish, maintain, license and regulate ferries, bridges, the approaches thereto and tolls thereon.

 Ap. May 22, 1877.

 L. 1877, p.61.
 - An act to provide for the election of commissioners of highways in counties under township organization, and to legalize the election and official acts of such as were elected in the year 1874 and 1875, and to fix the compensation of the treasurer of such commissioners. Ap. Apr. 15, 1875.

 L. 1875, p.111. Amended L. 1877, p.215. Repealed L. 1913, p.581.
 - An act in regard to roads and bridges in counties under Township Organization. Ap. May 26, 1877.

 L. 1877, p.178. Repealed L. 1879, p.284.
 - 1879. An act to enable cities and villages to build, acquire and maintain bridges and ferries outside of their corporate limits and to control the same. Ap. and in force May 5, 1879.

 L. 1879, p.71. Amended L. 1881, p.57; L. 1891, p.72; L. 1897, p.92; L. 1927, p.220. Repealed L. 1941, v.2, p.405.

 Title amended, L. 1891, p.72, by adding: "Also to construct, improve and maintain roads, outside of their corporate limits."
 - An act to regulate the manner of travel upon bridges, the whole or a part of which are owned or controlled by cities, villages and towns of this State, and to provide for the enforcing of the same. Ap. and in force May 13, 1879.

 L. 1879, p.75. Repealed L. 1931, p.(1).
 - An act in regard to roads and bridges in counties under township organization. Ap. May 28, 1879.

 L. 1879, p.257. Amended L. 1883, p.130. Repealed L. 1883, p.155.
 - An act to enable park commissioners or corporate authorities to take, regulate, control and improve public streets leading to public parks; to pay for the improvement thereof, and in that behalf to make and collect a special assessment, or special tax on contiguous territory. Ap. Apr. 9, 1879.

 L. 1879, p.216. Amended L. 1885, p.225; L. 1887, p.247;
 L. 1895, p.270; L. 1909, p.294.
 - An act to authorize park commissioners to take by grant, devise, bequest or conveyance, property for park, driveway and other purposes therewith connected. Ap. May 31, 1879.

 L. 1879, p.217. Amended L. 1881, p.116.
 - An act to authorize counties changing from township organization to county organization, to assess a poll tax, road labor, and road tax at any meeting of the county commissioners during the first year after such change. Ap. and in force May 28, 1879.

 L. 1879, p.316. Repealed L. 1913, p.580.

- Roads, Bridges and Ferries, Acts Relating to: (con't) General Acts (con't)
 - 1881. An act in regard to the jurisdiction of the court of claims. Ap. May 30, 1881. L. 1881, p.60.
 - 1883. An act to authorize the construction and maintenance of gravel, rock, macadam or other hard roads. Ap. June 18, 1883.

 L. 1883, p.132. Amended L. 1905, p.369; L. 1907, p.503;
 L. 1909, pp.327,332,333. Repealed L. 1913, p.580.
 - organization, and to repeal an act and parts of acts therein named. Ap. June 23, 1883.

 L. 1883, p.136. Amended L. 1885, p.236; L. 1887, p.263;

 L. 1889, pp.228,229; L. 1891, pp.190,191; L. 1895, p.309;

 L. 1897, p.288;; L. 1899, pp.338,343; L. 1901, pp.274,275,292;

 L. 1903, pp.303,304; L. 1905, pp.367,369; L. 1907, pp.507,508,

 509; L. 1909, p.326; L. 1911, p.499. Repealed L. 1913, p.579.

An act in regard to roads and bridges in counties under township

- An act to complete the construction of bridge pier booms on all bridges over the navigable portion of the Illinois River.

 Ap. June 16, 1883.
 L. 1883, p.54. Repealed L. 1941, v.1, p.1091.
- An act concerning hedge fences along the public highways in this State. Ap. June 21, 1883.

 L. 1883, p.99. Amended L. 1889, p.156.

 Sect. 1 repealed L. 1939, p.1170.
- An act to permit the use of public highways, streets and alleys and private roads leading to such highways, streets and alleys outside of incorporated cities, villages and towns, for the purpose of constructing, operating and maintaining private lines of telegraph or telephone, and to prescribe penalties for the injury or obstruction of such lines. Ap. June 18, 1883.

 L. 1883, p.173.
- 1885. An act to protect persons and property from danger from steam engines on public highways. Ap. June 26, 1885.

 L. 1885, p.247. Amended L. 1907, p.519.

 Sect. 3 repealed L. 1907, p.519. Repealed L. 1913, p.580.
 - An act to enable park commissioners to improve, govern and maintain the parks and boulevards under their control.

 Ap. June 26, 1885.

 L. 1885, p.226. Amended L. 1919, p.818; L. 1927, p.679.
- 1887. An act to provide for the organization of road districts, the election and duties of officers therein, and in regard to roads and bridges, in counties not under township organization, and to repeal an act and parts of acts therein named.

 Ap. May. 4, 1887.

 L. 1887, p.265. Amended L. 1889, p.230; L. 1891, pp.188,189,193; L. 1899, p.337; L. 1905, p.368; L. 1907, pp.504,506; L. 1909,

p.330. Repealed L. 1913, p.579.

1887. (con't)

- An act to enable park commissioners to condemn land in certain land in certain cases for the purpose of making streets selected and taken for boulevards of uniform width and to provide for the payment of the same. Ap. June 14, 1887.

 L. 1887, p.248.
- An act to empower trustees of schools to lay out and dedicate common school lands for street and highway purposes. Ap. June 3, 1887. L. 1887, p.297.
- 1889. An act to provide for pleasure driveways in incorporated cities, villages and towns. Ap. Mar. 27, 1889.

 L. 1889, p.83. Amended L. 1913, p.180. Repealed L. 1941, v.2, p.406.
 - An act to enable corporate authorities to provide for the improvement, maintenance and repair of driveways which are a part of a public park, by a special tax or special assessment on contiguous property. Ap. June 1, 1889.

 L. 1889, p.211.
 - An act to enable park commissioners having control of any boulevard or driveway bordering upon any public waters in this state, to extend the same. Ap. June 4, 1889.
 L. 1889, p.212.
 - An act exempting from taxation bridges across any stream forming the boundary line between this and an adjoining State when such bridge is a free public highway. Ap. May 10, 1889.
 L. 1889, p.63. Repealed L. 1939, p.1004.
- 1891. An act to authorize the corporate authorities of towns to issue bonds for the completion and improvement of public parks and boulevards, and to provide a tax for the payment of the same. Ap. June 12, 1891. L. 1891, p.173. Amended L. 1919, p.818; L. 1927, p.607. Title amended, L. 1919, p.820, to: An act to authorize the corporate authorities of towns to complete, improve and maintain public parks and boulevards, and to provide for the cost of the same by levying taxes and issuing bonds therefor.
- 1893. An act to provide for the organization of road districts.

 Ap. June 19, 1893.

 L. 1893, p.175.
 - An act to provide for the creation of pleasure driveway and park districts. Ap. June 19, 1893.

 L. 1893, p.153. Amended L. 1895, p.267; L. 1911, p.436; L. 1933, p.761; L. 1935, p.1038; L. 1939, p.822; L. 1941, v.1, p.996.
 - An act to provide for the assessment and collection of a general tax by cities for parks and boulevard purposes. Ap. June 17, 1893.

 L. 1893, p.77. Amended L. 1895, p.281; L. 1927, pp.614,615;
 L. 1928, spec.sess., p.63. Repealed L. 1941, v.2, p.414.

1893. (con't)

- An act to enable park commissioners to maintain and govern parks and boulevards under their control. Ap. June 17, 1893.

 L. 1893, p. 161. Amended L. 1919, p.820; L. 1927, p.680.
- 1895. An act entitled, "An act concerning travel upon public highways.

 Ap. June 21, 1895.

 L. 1895, p.157. Repealed L. 1913, p.580.

 Prohibits obstruction of highways.
 - An act to enable commissioners of highways to condemn lands under the right of eminent domain for the purpose of procuring rock, gravel or other material for building or repairing public roads. Ap. June 21, 1895.

 L. 1895, p.308. Repealed L. 1913, p.580.
 - An act authorizing the highway commissioners of any township to construct sidewalks in unincorporated villages. Ap. June 21,1895. L. 1895, p.100. Repealed L. 1913, p.580.
 - An act to enable park commissioners to maintain and govern parks and boulevards under their control. Ap. June 17, 1895.
 L. 1895, p.285. Amended L. 1919, p.823; L. 1927, p.681.
 - An act to enable park commissioners or park authorities to take, regulate, control and improve public streets and to pay for the improvement thereof. Ap. June 21, 1895.

 L. 1895, p.290. Amended L. 1909, p.297.
 - An act to authorize the corporate authorities of towns to issue bonds for the completion and improvement of public parks and boulevards, and to provide a tax for the payment of the same.

 Ap. June 21, 1895.

 L. 1895, p.828. Amended L. 1919, p.826; L. 1927, p.682; L. 1930, spec.sess., p.56.

 Title amended L. 1919, p.829, to: An act to authorize the corporate authorities of towns to complete, improve, and maintain public parks and boulevards, and to provide for the cost of the same by levying taxes and issuing bonds therefor.
- 1897. An act concerning local improvements. Ap. June 14, 1897.

 L. 1897, p.101. Amended L. 1901, p.101; L. 1905, p.101; L. 1907, p.195; L. 1913, p.159; L. 1927, p.246; L. 1929, p.232; L. 1931, p.292; L. 1937, p.317.

- Roads, Bridges and Ferries, Acts Relating to: (con't) General Acts (con't)
 - 1899. An act to enable counties not under township organization to levy taxes by a vote of the electors thereof, not in excess of one-half per cent annually for a period not exceeding ten years, to build, raise or repair roads upon or over land subject to overflow or inundation from water from a navigable river or rivers or over or upon land lying below flood line of such rivers, and to issue anticipation warrants upon such taxes.

 Ap. Apr. 24, 1899.

 L. 1899, p.340.
 - An act to regulate the construction of bridges and culverts.
 Ap. Apr. 21, 1899.
 L. 1899, p.338. Repealed L. 1913, p.580.
 - An act in regard to itinerant camping on public highways. Ap. Apr. 21, 1899.

 L. 1899, p.339. Repealed L. 1913, p.580.
 - An act to enable park commissioners to alter or enlarge park systems under their control by acquiring additional lands or territory contiguous to abutting upon any park, boulevard or driveway under the control of such park commissioners, and to pay for the lands and territory thus acquired. Ap. Apr. 21, 1899.

 L. 1899, p.327. Amended L. 1903, p.254.

 Title amended L. 1903, p.256, to: An act to enable park commissioners to alter or enlarge park systems under their control by acquiring and improving additional lands or territory, and to pay for such acquisition and improvement.
 - An act to enable park commissioners to maintain and govern parks, boulevards, driveways, promenades and pleasure grounds under their control. Ap. Apr. 21, 1899.

 L. 1899, p.326. Amended L. 1919, p.826; L. 1927, p.682;
 L. 1930, spec.sess., p.56.
 - 1901. An act in regard to roads and bridges in counties not under town-ship organization and to provide for the adoption of the same. Ap. May 10, 1901.
 L. 1901, p.275. Amended L. 1909, p.331. Repealed L. 1913, p.579.
 - An act to enable park commissioners to issue bonds for the completion and improvement of public parks and boulevards, and to provide a tax for the payment of the same. Ap. Mar. 20, 1901. L. 1901, p.249.
 - An act to authorize the issue of bonds to raise funds for the acquisition and improvement of additional small parks or pleasure grounds, and to provide a tax for payment of same. Ap. May 11, 1901.

 L. 1901, p.251. Amended L. 1903, p.266; L. 1919, p.827;
 L. 1927, p.612.

1901. (con't)

- An act authorizing the corporate authorities and Board of South Park Commissioners of these towns, namely: Southtown, of City of Chicago, the town of Hyde Park, of City of Chicago, and the town of Lake, of City of Chicago, to take, regulate, control and improve Union Avenue, a public street between Forty-second (42nd) street and Garfield Boulevard, and between Fifty-ninth street (59th) and Garfield Boulevard, leading to a public park, to pay for the improvement thereof, and in that behalf to make and collect a special assessment, or special tax on contiguous property. Ap. May 11, 1901.

 L. 1901, p.256. Repealed L. 1939, p.1182.
- 1903. An act to regulate the speed of automobiles and other horseless conveyances upon the public streets, roads and highways of the State of Illinois. Ap. May 13, 1903.

 L. 1903, p.301. Repealed L. 1907, p.517.

 For future acts on this subject, See Motor vehicles.
 - An act to provide for the appointment of a good roads commission, and to make an appropriation therefor. Ap. May 15, 1903.

 L. 1903, p.302. Repealed L. 1913, p.580.
- 1905. An act to establish a State Highway Commission, defining the duties thereof and to make an appropriation for experimental purposes. Ap. May 18, 1905.

 L. 1905, p.74. Repealed L. 1913, p.580.
 - An act authorizing and empowering the employment of convicts and prisoners in the penal and reformatory institutions of the State of Illinois in the manufacture of tile and culvert pipe for road drainage purposes, and in the manufacture of machinery, tools and appliances for the building, maintaining and repairing of the wagon roads of the State, and for preparing road building and ballasting material, upon the requisition of the State Highway Commission. Ap. May 18, 1905.
 - L. 1905, p.344. Amended L. 1907, p.442; L. 1917, p.640. Title amended, L. 1917, p.641, to read: An act authorizing and empowering the employment of convicts and prisoners in the penal and reformatory institutions of the State of the State of Illinois, in the manufacture of tile and culvert pipe for road drainage purposes, the preparation of cement, crushed rock or other road building and ballasting materials, the manufacture of machinery. tools and appliances for the building, maintaining and repairing of the wagon roads of the State.
 - An act entitled, "An act to enable commissioners of highways in counties not under township organization to straighten water courses in the construction of public roads." Ap. May 16, 1905. L. 1905, p.370. Repealed L. 1915, p.580.

1905. (con't)

- An act to enable park commissioners to issue bonds for the completion, improvement and maintenance of public parks and boulevards under their control, and to provide a tax for the payment of the same.

 Ap. May 11, 1905.

 L. 1905, p.334.
- 1907. An act making it the duty of counties under township organization and towns in counties under township organization to build, construct and maintain approaches to bridges located on or near town and county lines. Ap. June 4, 1907.

 L. 1907, p.500. Repealed L. 1913, p.580.
 - An act to enable cities and villages to build, acquire and maintain bridges and approaches thereto outside their corporate limits, and to control the same, and to issue bonds to pay for such bridges and approaches, and to pledge such bridge and approaches and the income therefrom for the payment of such bonds and the interest thereon. Ap. June 4, 1907.

 L. 1907, p.501. Amended L. 1917, p.676.
 - An act authorizing the commissioners of highways in any township in counties under township organization, and the commissioner of highways or boards of county commissioners in counties not under township organization, to maintain earth roads with a drag and to contract for the use of the same and to provide penalty for injury to work so done. Ap. May 1, 1907.

 L. 1907, p.517. Repealed L. 1913, p.580.
 - An act to enable the corporate authorities of public park districts to issue bonds for the purpose of aiding the connection of park or parks under their control with other park or parks by means of boulevards, and to provide for the payment of such bonds. Ap. May 25, 1907.

 L. 1907, p.428.
 - An act authorizing cities, towns and villages to construct and maintain surface and elevated ways, and to turn the same over to public park corporate authorities. Ap. May 25, 1907.
 L. 1907, p.436.
 - An act authorizing cities, towns and villages to permit the construction of surface and elevated ways. Ap. May 25, 1907. L. 1907, p.436.
 - An act to provide for making improvements and repairs upon highways adjoining public parks and pleasure grounds. Ap. Apr. 22, 1907. L. 1907, p.429. Amended L. 1909, p.295; L. 1919, p.694.
 - Title amended L. 1919, p.696 to: An act to provide for making improvements and repairs by any park commissioners upon boulevards, parkways, and highways.

1907. (con't)

- An act defining motor vehicles and providing for the registration of the same and uniform rules regulating the use and speed thereof, and repealing an Act entitled, "An Act to regulate the speed of automobiles and other horseless conveyances upon the public streets, roads and highways of the State of Illinois," approved May 13, 1903, in force July 1, 1903, and to repeal all other Acts or parts of Acts inconsistent herewith. Filed May 28, 1907. L. 1907, p.510. Amended L. 1909, pp.336,339. Repealed as amended L. 1911, p.499.
- 1909. An act to enable cities and villages to donate to counties, bridges, highway and toll roads owned or constructed by cities or villages and to be forever kept open for public travel and maintained by counties. Ap. June 9, 1909.

 L. 1909, p.325. Amended L. 1943, v.1, p.1207.
- 1911. An act defining motor vehicles and providing for the registration of the same and of motor bicycles, and uniform rules regulating the use and speed thereof; prohibiting the use of motor vehicles without the consent of the owner and the offer or acceptance of any bonus or discount or other consideration for the purchase of supplies or parts for any such motor vehicle or for work or repairs done thereon by others, and defining chauffeurs and providing for the examination and licensing thereof, and to repeal certain Acts therein named. Ap. June 10, 1911.

 L. 1911, p.487. Amended L. 1915, pp.584,592; L. 1917, pp.685,691.

 Repealed L. 1919, p.689.
 - An act to protect turnpike, gravel or macadam roads, and to provide a penalty for its violation. Ap. June 5, 1911.

 L. 1911,p.499. Repealed L. 1913, p.580.
 - An act giving the authority of the General Assembly of the State of Illinois for the construction of a drawbridge across the Illinois River. Ap. Apr. 7, 1911.

 L. 1911, p.482.

 By St. Louis, Peoria and Northwestern Railway Company.
 - An act to enable public park commissioners to take, improve, govern, locate and maintain parks and boulevards in contiguous territory and not now under their control, and to provide a tax for the payment of the same. Ap. May 25, 1911.

 L. 1911, p.451. Amended L. 1933, p.760.
 - An act to authorize cities and villages, which include wholly within their corporate limits, a town or towns, to levy for street purposes a tax in addition to the tax of one and two-tenths (1 2/10) per centum upon the aggregate valuation of all property within such city, village or incorporated town, as now prescribed by law. Ap. May 29, 1911.

 L. 1911, p.186. Amended L. 1923, p.262.

1911. (con't)

An act to establish and maintain parks and parkways in towns and townships. Ap. May 29, 1911.

L. 1911, p.454. Amended L. 1941, v.1, p.998.

Title amended L. 1923, p.263 to: An act to authorize cities and villages, which include wholly within their corporate limits, a town or towns, to levy for street and bridge purposes a tax in addition to the amount authorized to be levied for general purposes as provided by section 1 of Article VIII of "An Act to provide for the incorporation of cities and villages," approved Apr. 10, 1872, and all amendments thereto. Repealed L. 1941, v.2, p.411.

1913. An act to revise the law in relation to roads and bridges.
Ap. June 27, 1913.

L. 1913, p.502. Amendments:

L. 1915, pp.579,581,582,583,593,595,596,599,601,603; L. 1917, pp.671,672,674,677,679,684,694,710,714,716; L. 1919, pp.843,845,847,848,869,870,873,875,877,881,882, 883,885,886,887,889,893; L. 1921, pp.773,775,778,789,786; L. 1923, pp.508,539,541,556,557,558,560,561,564; L. 1925, pp. 528, 531, 538, 539, 545, 548; L. 1927, pp. 752, 753, 756, 766, 767, 771, 774; L. 1928, p. 70; L. 1929, pp. 641, 643, 659, 660, 662, 666, 675,678; L. 1931, pp.800,801,802,804,810; L. 1931/32, 1st spec.sess., pp.120,123; L. 1933, pp. 957,960; L. 1934, 3d spec.sess., p.236; L. 1935, pp.1219,1240,1241,1242,1284; L. 1935/36, 1st spec.sess., p.138; L. 1936, 2d, spec.sess., p.89; L. 1937, pp.1065,1068,1970; L. 1939, pp.1026,1027, 1029; L. 1941, v.1, pp.1090,1092,1097,1098,1100,1108; L. 1943, v.1, pp.1174,1180,1191,1208,1213,1214; L. 1945, pp. 1295, 1296, 1298, 1299, 1300, 1301, 1304, 1307, 1308, 1312, 1316, 1317,1321; L. 1947, pp.1478,1480,1489,1492,1502,1503,1505, 1507,;5;4.1515; L. 1949, pp.1326,1333,1348,1349,1350,1351, 1355,1367,; L. 1951, pp.7,11,94,1197,1198,1199,1407,1511, 2038; L. 1953, pp.109,906,1327,1640,1644,1648,1651; L. 1955, pp. 31, 262, 303, 1030; 1590, 1591, 2136, 2195.

Repeals:

Sect. 2,6,7. L. 1939, p.1173.

Sect. 107,142,145,145e-g,149,152,154,156. L. 1935, p.1241.

Sect. 141,146-148,150. Art. VIII. L. 1931, p.2.

Sect. 145b. L. 1933, p.958.

Sect. 158-167. L. 1917, p.683.

An act entitled, "An act to authorize the employment of convicts and prisoners in the penal and reformatory institutions of the State of Illinois in the preparation of road building materials and in forking on the public roads. Ap. June 28, 1913.

L. 1913, p.581. Amended L. 1915, p.555; L. 1943, v.1, p.997.

An act making an appropriation for the building and maintaining of State aid roads in the several counties of the State.

Ap. June 28, 1913.
L. 1913, p.42.

1913. (con't)

- An act making an appropriation from the road fund for the building and maintaining of State Aid roads in the several counties of the State. Ap. June 26, 1913.
 L. 1913, p.41.
- An act making an appropriation from the road fund for the building and maintaining of State Aid roads in the several counties of the State. Ap. June 27, 1913.
 L. 1913, p.42.
- An act to enable cities, towns and villages organized under any special law to regulate, license and control wagons and vehicles. Ap. June 28, 1913.
 L. 1913, p.184.
- An act to enable the commissioners of Lincoln Park to take regulate, control, improve, locate, extend, diminish, widen, straighten, and otherwise deal with the public street or boulevard known as Sheridan Road, now under the control of incorporated cities, towns, villages, park districts, townships and counties, which leads from Lincoln Park, a public park in the City of Chicago, to the northern boundary of the State of Illinois and to provide for the power of eminent domain to carry out the authority herein granted and to provide the method of securing funds for the improvement and maintenance of said road. Ap. June 28, 1913. L. 1913, p.443. Amended L. 1915, p.550.
- An act to authorize cities to open streets through parks.
 Ap. June 27, 1913.
 L. 1913, p.181.
- 1915. An act to legalize bonds of counties, or other municipalities, voted for the purpose of aiding in the construction of roads and bridges. Ap. June 21, 1915.

 L. 1915, p.581. Repealed L. 1939, p.1184.
 - An act to authorize townships or road districts to borrow money, and issue bonds therefor, with which to pay all indebtedness heretofore incurred by the highway commissioners of such township or districts in repairing or rebuilding roads or bridges within such townships or districts and to provide for the payment of such bonds by appropriate taxation. Ap. June 25, 1915.

 L. 1915, p.579. Amended L. 1929, p.639; L. 1945, p.1294.
 - An act making an appropriation for the building and maintaining of State aid roads in the several counties of the State.

 Ap. June 23, 1915.
 L. 1915, p.75.

1915. (con't)

- An act making an appropriation from the road fund for the building and maintaining of State aid roads in the several counties of the State. Ap. June 28, 1915.

 L. 1915, p.76.
- An act making an appropriation for the building and maintaining of State aid roads in the several counties of the State.

 Ap. June 29, 1915.
 L. 1915, p.77.
- An act to legalize bonds of counties, or other municipalities, voted for the purpose of aiding in the construction of roads and bridges. Ap. June 21, 1915.

 L. 1915, p.581. Repealed L. 1939, p.1184.
- An act to enable West Chicago Park commissioners to issue bonds for the completion, improvement and maintenance of public parks, boulevards and pleasure ways, under their control, and to provide for the payment thereof. Ap. May 20, 1915.

 L. 1915, p.553. Repealed L. 1939, p.1184.
- 1916. An act to legalize and make valid any county bonds voted, or attempted to be voted, for the purpose of raising money to be appropriated and used in the construction of county highways, or in aiding in the construction of roads and bridges in any part of a county, or in the improvement in any manner of any public highway or highways of a county, and to confer upon county boards full power and authority to issue any such bonds. Ap. Jan. 21, 1916.

 L. 1916, 2d, spec.sess., p.80. Repealed L. 1939, p.1178.
- 1917. An act in relation to the construction and maintenance of rural post roads under and in accordance with an Act of Congress entitled, "An Act to provide that the United States shall aid the states in the construction of rural post roads, and for other purposes," approved July 11, 1916, and known as the Federal Aid Road Act. Ap. June 27, 1917.

 L. 1917, p.144. Amended L. 1921, p.774; L. 1933, p.958; L. 1943, v.1, p.1211; L. 1949, p.1354; L. 1955, p.1181.
 - An act to legalize and make valid county bonds voted for the purpose of constructing and improving public roads, and to confer upon the proper county boards full power and authority to issue any such bonds. Ap. Mar. 24, 1917.

 L. 1917, p.321. Repealed L. 1939, p.1178.

1917. (con't)

- An act to legalize the levying of special assessments upon lands, railroads, public highways and municipal corporations situated within any drainage district so as to provide the funds necessary to pay the cost of construction for benefits that shall have been conferred by the construction of any work of improvement, without special assessments having been legally levied prior thereto, and providing for the issuance of bonds payable out of such special assessments, authorized by this Act to be levied. Ap. June 11, 1917. L. 1917, p.429.
- An act to legalize bonds of townships or road districts heretofore voted for the purpose of paying indebtedness incurred by highway commissioners of such township or road districts in repairing or rebuilding roads or bridges therein. Filed June 28, 1917.

 L. 1917, p.675. Repealed L. 1939, p.1188.
- An act to legalize elections held under and by virtue of section 61, of an Act entitled, "An Act to revise the law in relation to roads and bridges," approved June 27, 1913, in force July 1, 1913, and all Acts upon and proceedings taken by virtue of such elections. Ap. June 11, 1917.

 L. 1917, p.684. Repealed L. 1939, p.1188.
- An act granting all interest and title of the State of Illinois in certain lands to the City of Chicago, for street purposes.

 Ap. June 27, 1917.
 L. 1917, p.227. Repealed L. 1941, v.2, p.415.
- An act in relation to the construction by the State of Illinois of a State-wide system of durable hard-surfaced roads upon public highways of the State and the provision of means for the payment of the cost thereof by an issue of bonds of the State of Illinois. Ap. June 22, 1917.

L. 1917, p.696.

\$60,000,000 bond issue.

Sect. 3,4,7,8,10,11,13 14 and 16 repealed. L. 1947, p.1719.

An act to provide for the validation of road bonds issued by any township in this State and to authorize the refunding of the same. Ap. June 11, 1917.
L. 1917, p.793. Repealed L. 1951, p.1194.

- An act to authorize transfer of surplus town funds to other town funds or road and bridge funds. Ap. June 26, 1917.
 L. 1917, p.795.
- An act to enable park commissioners or park authorities to take, regulate, control, improve, repair and maintain public streets and to provide a method of securing funds for the improvement, repair, maintenance, regulation and control of same.

 Ap. June 22, 1917.

 L. 1917, p.621.

1917. (con't)

- An act to enable park commissioners to widen and improve any boulevard, driveway or parkway under their control, to condemn land therefor, and to defray the cost thereof.

 Ap. June 26, 1917.

 L. 1917, p.623.
- An act to provide for the building of bridges on State property in Will County to replace bridges washed out by floods, and to make an appropriation therefor. Filed June 29, 1917.

 L. 1917, p.65. (appropriation).
- An act making an appropriation from the road fund for the building and maintaining of State aid roads in the several counties of the State. Ap. June 26, 1917.
 L. 1917, p.151.
- An act making an appropriation for the building and maintaining of State aid roads in the several counties of the State.

 Ap. June 26, 1917.

 L. 1917, p.152.
- 1919. An act to authorize the acquisition by the State of Lands containing deposits of novaculite or other substances or materials capable of being used in the construction of roads, to regulate the use of such lands by the State, and to make an appropriation therefor.

 Ap. June 17, 1919.

 L. 1919, p.129.
 - An act in relation to the use of patented articles, materials and processes for constructing or maintaining roads and streets in counties, cities, towns, villages, townships and districts. Ap. June 30, 1919.
 L. 1919, p.884.
 - An act to reappropriate the unexpended balance of the appropriation of \$60,000,000 made by an Act entitled, "An Act in relation to the construction by the State of Illinois of a State-wide system of durable hard-surfaced roads upon public highways of the State and the provision of means for the payment of the cost thereof by an issue of bonds of the State of Illinois," approved June 22, 1917.

 L. 1919. p.81.

Other State appropriations for roads:

- L. 1919, p.130. Unexpended balance, rural post roads.
- L. 1919, pp.131,133. \$12,000,000 appropriated for meeting Federal apportionment for rural post roads.
- L. 1919, p.132. Appropriation of 2 1/2 millions for rural post roads.
- L. 1919, pp.139,140. Appropriation of \$500,000 for building and maintaining state aid county roads; reappropriation of \$1,009,425.50, unexpended balance, for same.

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Roads, Bridges and Ferries, Acts Relating to: (con't)
General Acts (con't)

1919. (con't)
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An act in relation to motor vehicles and to repeal a certain Act
   therein named. Ap. June 30, 1919. In force Jan. 1, 1920.
   Cited as the "Motor Vehicle Law."
   L. 1919, p.669.
   Amended: L. 1923, pp.542,545,546,552,555;
        L. 1925, pp.533,534,536,537,538;
        L. 1927, pp.762,764;
        L. 1929, pp.644,645,647,648,652,654,655;
        L. 1931, pp.776,777,779,780,781,785,786,788,789,790,
             791,792,793;
        L. 1931/32, 1st spec.sess., p.121;
        L. 1933, pp.947,949,950,954,956;
        L. 1935, pp.1220,1225,1228,1230,1231,1233;
        L. 1935/36, 1st spec.sess., p.140;
        L. 1937, pp.916,919,921,924,930;
        L. 1938, 1st spec.sess., pp.39,51;
        L. 1939, pp.748,751,752,781,783,786;
        L. 1941, v.1, pp.878,879,881,883,885,897,910,915,918,925;
          1941, v.2, p.457;
        L. 1943, v.1, pp.933,935,937,941,943,944;
        L. 1945, pp.1057,1059,1062,1071,1075,1076,1077,1078,1084;
          1947, pp.1228,1231,1233,1234,1238,1240,1245;
        L. 1949, pp.1122,1134,1135,1136,1140,1142,1145,1151,1153;
        L. 1951, pp. 289, 290, 356, 1147, 1159, 1164, 1366, 1614, 1744, 2034;
          1953, pp.375,437,444,546,1023,1275,1475,1574,1575,1592;
        L. 1955, pp.48,75,124,151,1541,1546,2116,2121,2128.
   Repeals:
        Sect. 3. <u>L. 1935</u>, p.1220.
        Sect. 4-7. L. 1935, p.1220.
        Sect. 8.1. L. 1949, p.1588.
        Sect. 9a. <u>L. 1935</u>, p.1233.
        Sect. 10a-10h. L. 1951, p.1147.
        Sect. 11. L. 1941, v.1, p.910.
                   L. 1935, p.1220.
        Sect. 16.
        Sect. 21-21b. L. 1935, p.1220.
        Sect. 22-25. L. 1935, p.1120.
        Sect. 24. L. 1935, p.1233.
        Sect. 26. L. 1953, p.375.
        Sect. 26b. L. 1949, p.1588.
        Sect. 27-28a. L. 1953, p.476.
        Sect. 29. L. 1938, 1st spec.sess., p.39.
        Sect. 29a-j. L. 1953, p.476.
        Sect. 30. L. 1938, 1st spec.sess., p.39.
        Sect. 30a-h. L. 1953, p.476.
        Sect. 31-33. L. 1935, p.1220.
       Sect. 37. L. 1923, p.546.
       Sect. 38.
                   L. 1929, p.655.
       Sect. 39. Unconstitutional. P. v. Clark, 301-428, 134 N.E. 95.
        Sect. 40-42. L. 1935, p.1220; L. 1937, p.930.
                      L. 1948, p.1240.
        Sect. 42-14.
        Sect. 42-15.
                      L. 1953, p.1595.
             Sect. 43 1/2 repealed. L. 1939, p.1171.
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1919. (con't)

- An act to prohibit the placing or breaking of glass upon highways, roads, bridges and streets. Ap. June 21, 1919.

 L. 1919, p.885. Repealed L. 1935, p.1220.

 Superseded by Sect. 98. Uniform Act Regulating Traffic on Highways.
- An act in relation to the acquisition of raw materials and manufactured products entering into public improvements of the State and defining the powers of the Department of Public Works and Buildings with reference thereto. Ap. June 30, 1919.

 L. 1919,p.712
- An act to enable the corporate authorities of public park districts to issue bonds for the purpose of aiding the connection of park or parks under their control with other park or parks and to provide for the payment of such bonds. Ap. June 28, 1919.

 L. 1919, p.693.
- An act to enable park commissioners to maintain, improve and govern parks, boulevards, driveways, highway, promenades, and pleasure grounds under their control. Ap. June 30, 1919.

 L. 1919, p.830. Amended L. 1921, p.588; L. 1927, p.683.
- 1921. An act to legalize and make valid county bonds and additional tax therefor, voted or attempted to be voted, for the purpose of constructing and improving public highways of or in a county and to confer upon county boards full power and authority to issue any such bonds and to abate suits pending. Ap. June 28, 1921.

 L. 1921, p.391. Repealed L. 1939, p.1178.
 - An act to authorize the Department of Public Works and Buildings to acquire land containing road building or road maintenance materials, and to acquire or construct, and to maintain and operate plants and factories for the production of road building or road maintenance material, and to dispose of such material and products. Ap. June 28, 1921.

 L. 1921, p.58. Repealed L. 1939, 1177(1189).
 - An act in relation to the construction by the State of Illinois of certain durable hard-surfaced roads upon public highways of this State. Ap. May 9, 1921.

 L. 1921, p.776.
 - An act to provide for the construction and maintenance of bridges across any stream between this and any adjoining state, or upon any road which lies upon or which crosses the boundary line between this and any adjoining state. Ap. June 20, 1921.

 L. 1921, p.788.

1921. (con't)

- An act in relation to State Highways. Ap. June 24, 1921.

 L. 1921, p.790. Amended L. 1925, pp.532,541,542,543,544;

 L. 1927, pp.776,779,780,781; L. 1929, pp.671,672,673,674;

 L. 1930, p.91; L. 1931, pp.807,810; L. 1932, 3d spec.sess.,

 p.205; L. 1933, pp.965,967; L. 1935, p.1245; L. 1937, pp.1068,

 1072; L. 1939, pp.1025,1030; L. 1945, pp.1306,1308,1310;

 L. 1947, pp.1508,1510,1511,1512,2476; L. 1949, p.1346; L.1951,

 pp.217,1757; L. 1953, pp.388,492,1031,1652; L. 1955, pp.465,

 643,1584,1587,2196.

 Sect. 10 1/4,16,16 1/2 and 16 3/4 repealed L. 1935, p.1245
 - Sect. 10 1/4,16,16 1/2 and 16 3/4 repealed <u>L. 1935</u>, p.1245. Road appropriations L. 1921, pp.59,60,62,63,81.
- 1923. An act making an appropriation for the acquisition of land containing road materials and for the production of road materials. Ap. May 24, 1923. L. 1923, p.80.
 - An act to legalize and make valid county bonds and additional tax thereon, voted or attempted to be voted, for the purpose of constructing and improving State aid roads, and to confer upon county board full power and authority to issue any such bonds. Ap. June 19, 1923.

 L. 1923, p.510. Repealed L. 1939, p.1188.
 - An act to legalize certain proceedings authorizing additional county taxes, the tax levies made pursuant thereto and taxes extended under said levies. Ap. June 30, 1923.

 L. 1923, p.511. Repealed L. 1939, p.1189.
 - An act to legalize certain county taxes. Ap. June 1, 1923. L. 1923, p.512. Repealed L. 1939, p.1189. Certain county taxes for road purposes validated.
 - An act in relation to the construction by the State of Illinois, of durable hard-surfaced roads upon public highways of the State along designated routes, and the provision of means for the payment of the cost thereof by an issue of bonds of the State of Illinois. Ap. June 29, 1923.

 L. 1923, p.512.

 Sect. 4,7,8,10,11,13,14 and 16 repealed. L. 1947, p.1719.
 - \$100,000,000 bond issue.

 An act concerning State highway maintenance police. Ap. June 29, 1923. L. 1923, p.562. Amended L. 1929, p.670; L. 1933, p.965;

L. 1935, p.1244; L. 1939, p.1028; L. 1941, v.1, p.1098.

Sect. 3 and 6 repealed L. 1929, p.671. Act repealed

L. 1949, p.1357 (1361); L. 1945, p.1311; L. 1947, p.1499.

See Also POLICE, STATE

1923. (con't)

An act to validate certain township taxes. Ap. May 31, 1923.

L. 1923, p.566.

Certain taxes for road purposes validated.

Held unconstitutional, P.V. Chicago and E.I.R. Co. 312-216,143

N.E. 464; P.V. Toledo, St.L. and W.R. Co. 312-201,

143 N.E. 417. Appropriations. L. 1923, pp.80,81,82.

- An act to provide additional means for the resurfacing of streets in cities, villages and incorporated towns on which the pavement has become disintegrated at the surface or otherwise defective. Ap. June 26, 1923.

 L. 1923, p.185. Repealed L. 1941, v.2, p.406.
- 1925. An act providing for refunds to certain cities, towns and villages, on account of durable hard-surfaced pavement constructed within the corporate limits by such municipalities to complete or connect State Bond Issue Roads. Ap. June 11, 1925.

 L. 1925, p.529. Amended L. 1927, p.755. Repealed L. 1933, p.117.
 - An act in relation to the construction of durable hard-surfaced roads in cities, villages and towns and making an appropriation therefor. Ap. June 11, 1925.

 L. 1925, p.530. Amended L. 1929, p.642. Repealed L. 1931, p.810.
 - An act to validate certain tax levies of towns. Ap. June 20, 1925.

 L. 1925, p.545. Repealed L. 1939, p.1189.

 Certain road and bridge tax levies validated.
 - An act to validate certain tax levies of towns and road districts.

 Ap. June 30, 1925.

 L. 1925, p.547. Repealed L. 1939, p.1185.
 - An act in relation to the election of township commissioners in their respective towns in the county of Cook and to fix their term of office. Ap. June 30, 1925.

 L. 1925, p.606.
 Appropriations.
 L. 1925, pp.79,136,137,138.
- 1927. An act to validate the laying-out of certain road and proceedings in connection therewith. Ap. July 8, 1927.
 L. 1927, p.757. Repealed L. 1939, p.1188.
 - An act to impose a license tax on the sale and use of motor fuel.

 Ap. June 29, 1927.

 L. 1927, p.758. For amendments <u>See</u> Treasury, State.

 Taxes: Motor fuel.

1927. (con't)

- An act to legalize and validate the survey, laying out and letting contracts for the construction of hard-surfaced road over and along "Line A" of "Route No. 23", being one of the "Routes" prescribed and designated in and by the terms of "An Act in relation to the construction by the State of Illinois of a State-wide system of durable hard-surfaced roads upon the public highways of the State and the provision of means for the payment of the cost thereof by an issue of bonds of the State of Illinois," approved June 22, 1917. Ap. June 16, 1927.

 L. 1927, p.775.
- An act providing for the construction and maintenance of durable hard-surfaced roads connecting routes described in "An Act in relation to the construction by the State of Illinois of a state-wide system of durable hard-surfaced roads upon public highways of the state and the provision of means for the payment of the cost thereof by an issue of bonds of the State of Illinois, approved June 22, 1917, with those described in "An act in relation to the construction by the State of Illinois, of durable hard-surfaced roads upon public highways of the State along designated routes, and the provision of means for the payment of the cost thereof by an issue of bonds of the State of Illinois," approved June 29, 1923. Ap. July 6, 1927.

 L. 1927, p.100.
 Appropriations:

Bridges L. 1927, pp.99,100,101. Roads L. 1927, pp.48,100,101,102,103,104.

- An act to enlarge the power of cities and villages to condemn property for street improvements in the vicinity of altered channels of water courses. Ap. July 7, 1927.

 L. 1927, p.327. Repealed L. 1941, v.2, p.412.
- An act authorizing West Chicago Park Commissioners to incur additional indebtedness for boulevard and park purposes and to issue bonds in evidence thereof and providing for the payment of such bonds. Ap. May 19, 1927.

 L. 1927, p.686. Repealed L. 1939, p.1184.
- 1929. An act to legalize the proceedings had and the bonds heretofore voted by townships or road districts for the purpose of paying indebtedness incurred by the highway commissioners of such townships or road districts in repairing or rebuilding roads or bridges therein. Ap. June 21, 1929.

 L. 1929, p.678. Repealed L. 1939, p.1188.

 Appropriations:

L. 1929, pp.53,83,84,86,92,93,95,96.

An act to authorize cities and villages having a population of less than 500,000 and located on navigable streams to acquire, construct, maintain and operate bridges and/or terminals. Ap. June 17, 1929.

L. 1929, p.207. Repealed L. 1941, v.2, p.408.

1929. (con't)

An act in relation to the construction by park districts of elevated pleasure highways and boulevards and the provision of means for the payment of the cost thereof. Ap. June 24, 1929.

L. 1929, p.562.

See also Treasury, State. State taxes: Special Taxes.

Motor Fuel.

- 1930. An act authorizing park commissioners to issue bonds for maintaining and improving public parks and boulevards and providing for the payment thereof. Filed June 28, 1930.
 - An act authorizing the West Chicago Park Commissioners to issue bonds for the maintenance and improvement of parks, boulevards and pleasure ways and to provide for the payment of such bonds. Filed June 28, 1930.

 L. 1930, p.57. Repealed L. 1939, p.1184.
- 1931. An act to create a commission to investigate and formulate a road program for the State, to define its powers and duties and making an appropriation therefor. Ap. June 29, 1931.

 L. 1931, p.43.
 - An act in relation to trees, shrubs, plants and/or flowers planted, set out, or growing upon the right-of-way of State highways being maintained by the Department of Public Works and Buildings. Ap. July 3, 1931.

L. 1931, p.800. Amended L. 1941, v.1, p.1109.

Title amended L. 1941, v.1, p.1109 to: An act in relation to trees, shrubs, plants or flowers planted, set out, or growing upon the right-of-way of highways.

An act authorizing the Department of Public Welfare to convey certain lands in Cook County for highway purposes.

Ap. July 7, 1931.

L. 1931, p.893.

Another act, same title. Ap. July 8, 1931.

L. 1931, p.893.

An act to legalize warrants issued and/or now authorized to be issued by any municipal corporation in anticipation of the collection of taxes levied for any statutory purpose, wherein, by reason of a reassessment, quadriennial, or otherwise, there has been or may be a reduction in the assessed valuation of property or in the collection of taxes and to authorize the payment of such warrants from the proceeds of taxes or otherwise. Ap. June 26, 1931.

L. 1931, p.914. Repealed L. 1939, p.1193.
Including road districts.

1931. (con't)

An act to enable the commissioners of Lincoln Park to extend certain parks, boulevards, and driveways under its control from time to time and granting submerged lands for the purpose of such extensions and providing for the acquisition of riparian rights and shore lands and interests therein for the purpose of such extensions and to defray the cost thereof. Ap. May 25, 1931.

L. 1931, p.689.

An act authorizing West Chicago Park Commissioners, a body politic and corporate and constituting the board of park commissioners of a park district embracing the Town of West Chicago, in Cook County, to incur indebtedness for acquiring, enlarging and improving public parks, boulevards, drives and for other park purposes and to issue bonds in evidence thereof and providing for the payment of such bonds. Ap. July 7, 1931. L. 1931, p.723. Repealed L. 1939, p.1184.

An act authorizing the South Park Commissioners, a body politic and corporate and constituting the board of park commissioners of a park district embracing the Towns of South Chicago, Hyde Park and Lake in Cook County, to incur indebtedness for acquiring, enlarging and improving public parks, boulevards, drives and for other park purposes and to issue bonds in evidence thereof and providing for the payment of such bonds. Ap. July 3, 1931.

L. 1931, p.715. Appropriations:

L. 1931, pp.104,114. L. 1931/32, 1st spec.sess.,p.4.

- 1933. An act to validate the taxes levied for road and bridge purposes in certain towns, and the extension thereof. Ap. June 15, 1933. L. 1933, p.968. Repealed L. 1939, p.1189.
- 1935. An act to authorize counties to construct, maintain and operate bridges across any navigable or non-navigable stream forming the boundary line between the State of Illinois and any adjoining state, to charge tolls for the use thereof, and issue bonds payable solely from the revenue derived from the operation of any such bridge. Filed July 12, 1935.

L. 1935, p.631. Amended L. 1935/36, 1st spec.sess., p.136;
L. 1941, v.1, p.1102; L. 1955, p.1312.

Title amended, L. 1935/36, 1st spec.sess., p.136, by adding after "adjoining state," the words "or between two adjoining counties in this state."

Title amended, L. 1941, v.l, p.1106, to read: An act to authorize counties to acquire by purchase or otherwise, to construct, improve, repair, maintain and operate bridges across any navigable or non-navigable stream forming the boundary line between the State of Illinois and any adjoining state, or between two adjoining counties of this state, to charge tolls for the use thereof and issue bonds payable solely from the revenue derived from the operation of any such bridge.

1935. (con't)

- An act enabling cities, villages and incorporated towns within the State of Illinois to acquire, construct, improve, operate, maintain and repair a bridge or bridges, within their corporate limits or within five (5) miles of their corporate limits, over any river forming a boundary of the said State; to issue bonds, payable solely out of the net revenues of such bridge or bridges; and to enter into contracts therefor; to fix and collect tolls and charges to be used for the payment of such bonds and to meet any obligations under such contracts; and to pay the cost of maintenance, operation and repair of such bridges; to execute contracts or take action necessary or desirable in connection with acquisition, construction, improvement, operation, maintenance and repair of such bridge or bridges; providing for the issuance and payment of such bonds and the remedies of the holders thereof. Filed July 12, 1935. L. 1935, p.294. Amended L. 1941, v.1, p.1102. Repealed L. 1941, v.2, p.405.
- An act to validate certain tax levies and the issuance of tax anticipation warrants by pleasure drive-way and park districts. Ap. Dec. 4, 1935.

 L. 1935/36, 1st spec.sess., p.126.
 Repealed L. 1939, (S B375) p.1182.
- An act in relation to the regulation of traffic. Ap. July 9, 1935.

 L. 1935, p.1247. Amended L. 1935/36, 1st spec.sess., pp.133,
 139,141; L. 1937, pp.916,922; L. 1939, pp.782,789; L. 1941, v.1,
 pp.884,885,922,925; L. 1943, v.1, pp.938,942.
 Cited as Uniform Act Regulating Traffic on Highways.
- An act authorizing the Department of Public Works and Buildings to convey certain land not needed for highway purposes. Ap. July 8, 1935. L. 1935, p.1425. Schuyler County.
- An act to legalize bonds of townships heretofore voted for road purposes where such bonds together with existing indebtedness exceed in the aggregate two and one-half per cent (2 1/2) of the value of taxable property therein. Ap. July 6, 1935.

 L. 1935, p.1431. Repealed L. 1939, p.1189.
- 1935/36. An act to authorize the issuance of bonds by towns and road districts for the payment of claims incurred prior to Jan. 1, 1936, for road purposes, and the levy of taxes to pay such bonds, and to validate certain proceedings in connection with their issuance. Ap. Mar. 13, 1936.

 L. 1935/36, 1st spec.sess., p.133.

- Roads, Bridges and Ferries, Acts Relating to: (con't) General Acts (con't)
 - 1935/36. An act to validate the levy of certain county highway taxes in counties of less than fifth thousand (50,000) population where the rate instead of the amount of the tax was levied by the county board. Ap. Dec. 12, 1935.

 L. 1935/36, 1st spec.sess., p.137. Repealed L. 1939, p.1189.
 - An act to legalize bonds in townships heretofore voted for the purpose of building or repairing roads, bridges or any other work incident to the construction thereof. Ap. Jan. 27, 1936. L. 1935/36, 1st spec.sess., p.173. Repealed L. 1939, p.1189.
 - An act to legalize bonds of townships heretofore voted for road purposes where such bonds, together with existing indebtedness exceeds in the aggregate two and one-half per cent of the value of taxable property therein. Ap. Dec. 10, 1935.

 L. 1935/36, 1st spec.sess., p.174. Repealed L. 1939, p.1189.

 Another act, same title. Ap. Mar. 9, 1936. L. 1935/36, 1st spec.sess., p.175. Repealed L. 1939, p.1189.

 Another act, same title. Ap. Jan. 27, 1936. L. 1935/36, 1st spec.sess., p.176. Repealed L. 1939, p.1189.
 - 1936. An act to validate certain funding bonds of road districts and to authorize their issuance. Ap. July 2, 1936.
 L. 1936, 4th spec.sess., p.70. Repealed L. 1939, p.1189.
 - An act to authorize road districts to issue bonds for the payment of claims and indebtedness incurred for corporate purposes and judgments. Filed July 10, 1936.
 L. 1936, 4th spec.sess., p.70.
 - An act to authorize the issuance of certain bonds of towns and road districts for road purposes, and to validate such bonds where the same have been issued. Filed July 10, 1936.

 L. 1936, 4th spec.sess., p.72.
 - An act to legalize bonds of townships heretofore voted for road purposes. Ap. July 2, 1936.

 L. 1936, 4th spec.sess., p.74. Repealed L. 1939, p.1189.
 - 1937. An act to legalize bonds of townships heretofore voted for road purposes where such bonds together with existing indebtedness exceed in the aggregate two and one-half percent of the value of taxable property therein. Ap. May 19, 1937.

 L. 1937, p.1071.
 - An act to legalize bonds of townships heretofore voted for road purposes. Ap. July 9, 1937.
 L. 1937, p.1221. Repealed L. 1939, p.1189.

- Roads, Bridges and Ferries, Acts Relating to: (con't) General Acts (con't)
 - 1939. An act authorizing the issuance and sale and providing for payment of motor fuel tax notes. Filed July 22, 1939. L. 1939, pp.872,1019.
 - An act in relation to compensation for private property damaged for public use by the Department of Public Works and Buildings in the construction or improvement of public highways. Ap. July 11, 1939. L. 1939, p.1155.
 - An act in relation to the acquisition and use of property for a National Mississippi River Parkway. Ap. July 22, 1939. L. 1939, p.1150.
 - 1940. An act to validate refunding bonds of road districts. Ap. June 13, 1940. L. 1940, p.52.
 - An act to validate bonds of townships and road districts heretofore noted for the purpose of building or repairing roads, bridges or any other work incident to the construction thereof. Ap. June 13, 1940. L. 1940, p.52.
 - 1941. Revised Cities and Villages Act. Ap. Aug. 15, 1941.

L. 1941, v.2: Art. 7. Annexation; disconnection; dissolution annexation.

Sect. 29-30. p.50. Streets and alleys.

Art. 9. Municipal officers under aldermanic-trustee form of government.

Sect. 54. p.67. Superintendent of streets and public engineer in cities under 50,000 and other municipalities.

Art. 18. Limitation of indebtedness in municipalities of less than 300,000 inhabitants.

Sect. 7. p.108. Indebtedness of municipalities for grade separations. Sect. 8. p.108. For streets, side-walks and bridges.

Art. 21. Powers of city council.

Sect. 17. p.144. Use of space over streets.

Art. 23. General powers of municipal authorities. Sect. 8-22. p.170. Streets, sidewalks, etc. Sect. 38. p.173. Bridges, viaducts and tunnels. Sect. 39. p.173. Ferries and toll-bridges.

Art. 24. Special powers: Airports and landing fields. Sect. 7. p.181. Vacate roads, highways, streets and alleys or parts thereof for airport purposes.

Art. 27. p.187. Special powers: Bridges, ferries and terminals.

Art. 28. p.190. Special powers: Bridges over river forming State boundary.

Art. 29. p.193. Special powers: Bridges, subways, elevated ways, roadways: Joint construction with township.

Art. 41. Harbors, wharves, piers. Sect. 21. p.219. Cross roadways.

Art. 63. p.278. Special powers: Side-walks. Art. 66. p.290. Street railways located in streets.

Art. 67. p.291. Optional: Special Powers: Terminable permits for use of streets.

1941. (con't)

Art. 68. p.293. Special powers: Streets. Separation of grades.

Art. 69. p.295. Special powers: Streets.

Art. 84. Local improvements.

Sect. 15a amended <u>L. 1941</u>, <u>v.2</u>, <u>p.423</u>. Waterworks system: bridge or viaduct.

Sect. 17. p.346. Offset for land donated for street or alley.

Sect. 34. p.353. Improvements requested by a majority of frontage: sidewalks.

- An act in relation to the construction, reconstruction, operation and maintenance of roads, bridges, viaducts, tunnels and other traffic facilities in counties having a population of more than 300,000 inhabitants, to provide for the imposition and collection of tolls for the use thereof, to create Highway Authorities in such counties and to confer upon such Highway Authorities powers and duties in relation thereto. Ap. July 21, 1941. L. 1941, v.1, p.496.
- An act to require the construction and maintenance of bridge pier protections on bridges over navigable waters of the Illinois River and to repeal an Act therein named. Ap. July 15, 1941. L. 1941, v.l, p.1091.
- An act in relation to tax levies for street and bridge purposes by cities, villages and incorporated towns and to repeal an Act herein named. Ap. July 9, 1941.

 L. 1941, v.1, p.386. Amended L. 1947, p.606.
- An act in relation to trees, shrubs, plants and/or flowers planted, set-out, or growing upon the right-of-way of State highways being maintained by the Department of Public Works and Buildings. Ap. July 3, 1931.

L. 1931, p.800. Amended L. 1941, v.1, p.1109.

- Title amended L. 1941, v.1, p.1109 to read: An Act in relation to trees, shrubs, plants or flowers planted, set-out, or growing upon the right-of-way of highways.
- An act to provide for the validation of road bonds issued by any road district in this State and to authorize the refunding of the same. Filed June 25, 1941.

 L. 1941, v.1, p.1106. Amended L. 1945, p.1319.
- An act to provide for the manner of vesting title of land included within certain vacated highways or parts thereof. Ap. Aug. 1, 1941. Effective Jan. 1, 1942. L. 1941, v.2, p.475.

- Roads, Bridges and Ferries, Acts Relating to: (con't)
 General Acts (con't)
 - 1943. An act authorizing the Department of Public Works and Buildings, the County Board of any County, or the corporate authorities of any City, Village or Incorporated Town to designate and establish existing and proposed highways under their respective jurisdiction and control as freeways, and to limit access thereto. Filed July 28, 1943.

 L. 1943, v.1, p.1177. Amended L. 1955, p.1818.
 - An act to authorize the Department of Public Works and Buildings to acquire certain bridges and approaches thereto constructed across any stream forming a boundary between the State of Illinois and any adjoining state, and to provide for the maintenance, control and operation thereof. Ap. July 22, 1943.

 L. 1943, v.1, p.1173. Amended L. 1949, p.1327.
 - An act in relation to the construction, operation, regulation, and maintenance of a system of superhighways, and to create The Illinois State Superhighway Commission, and to define its powers and duties. Ap. July 9, 1943.
 L. 1943, v.1, p.1181. Repealed L. 1953, p.1314 (1327).
 - An act authorizing road districts to issue refunding bonds and to provide for the levy of taxes for the payment thereof.

 Ap. May 26, 1943.

 L. 1943, v.1, p.1208.
 - An act to authorize the Department of Public Works and Buildings to cooperate with the Public Roads Administration of the United States in the construction and maintenance of flight strips and of certain classes of highways, in order to facilitate the war effort. Ap. July 23, 1943.

 L. 1943, v.2, p.322. Amended L. 1947, p.1499.

 Repealed L. 1947, p.1499.
 - An act concerning State highway maintenance police. Ap. June 29, 1923.
 - L. 1943, p.562. Amended L. 1929, p.670; L. 1933, p.965; L. 1935, p.1244; L. 1939, p.2028; L. 1941, v.1, p.1098; L. 1945, p.1311; L. 1947, p.1499.
 - Sect. 3,6. repealed L. 1929, p.671. Act repealed L. 1949, p.1357 (1361).
 - 1945. An act to create a Commission to investigate the present use of dirt roads and farm to market roads and the road systems of Illinois, and to make an appropriation therefor. Ap. May 16, 1945. L. 1945, p.219.
 - An act to validate the levy and extension of taxes levied for road and bridge purposes in certain road districts. Ap. June 29, 1945. L. 1945, p.1317. Repealed L. 1955, p.1584.
 - An act in relation to the construction and improvement of secondary and feeder roads and making an appropriation therefor. Ap. July 17, 1945.
 - L. 1945, p.201. Amended L. 1947, p.1503.

1945. (con't)

- Title amended L. 1947, p.1503 by inserting after the word "construction" the word "maintenance." Repealed L. 1953, p.1643.
 Land no longer needed for highway purposes.

 See Lands, Conveyances by State.
 L. 1945, pp.1671,1673,1674,1675,1677,1680,1681.
- 1947. An act to create a Commission to investigate, study and formulate a road and bridge program for the State, to define its powers and duties and making an appropriation therefor. Ap. July 9, 1947. L. 1947, p.255.
 - An act providing for the use of public money derived from fees, excises, and license taxes relating to registration, operation, and use of vehicles on public highways, and fuels used for the propulsion of such vehicles. Ap. July 21, 1947. L. 1947, p.1475.
 - An act to provide for the creation, setting apart, maintenance and administration of a county highway working cash fund in counties having a population of five hundred thousand or more inhabitants, and providing for a penalty. Ap. Aug. 8, 1947. L. 1947, p.1499.

Land no longer needed for highway purposes conveyed. See Lands, Conveyances by L. 1947, p.1658.

- 1949. An act authorizing political subdivisions and municipal corporations of the State to acquire real property on which to relocate dwellings acquired in the condemnation of highway rights-of-way, to rehabilitate such relocated dwellings and to sell them.

 Ap. Aug. 3, 1949.
 L. 1949, p.1023.
 - An act in relation to the prevention of the use of public highways by vehicles exceeding weight limits. Filed Aug. 6, 1949.

 L. 1949, p.1142.
 - An act in relation to classification and planning of public highways. Ap. Aug. 12, 1949.

 L. 1949, p.1327. Amended L. 1953, p.1653; L. 1955, p.2137.
 - An Act in relation to State highway police and to repeal an Act herein named. Ap. July 20, 1949.

 L. 1949, p.1357. Amended L. 1949, p.1362; L. 1951, p.2116;
 L. 1953, pp.1030,1329; L. 1955, pp.1586,2195.
 - An act to create street light districts. Ap. Aug. 2, 1949. L. 1949, p.1363. Amended L. 1953, p.226.

1949. (con't)

An act making provision for the transfer of road and bridge funds to the general fund or other fund of said township when such township road or bridge funds are no longer needed for road and bridge purposes. Ap. Apr. 13, 1949.

L. 1949, p.1608.

Conveyances of lands no longer needed for highway purposes.

See Lands, Conveyances by State. L. 1949, p.1519,1520,1522,1523,1536,1584.

- 1951. L. 1951, pp.2,355,1624,1632,1859,1996.
- 1953. L. 1953, pp.2,19,92,107,179,231,232,353,566,606,787.
 - An act in relation to the construction, operation, regulation and maintenance of a system of toll highways, and to create The Illinois State Toll Highway Commission, and to repeal an Act therein named. Ap. July 13, 1953.

 L. 1953, p.1314. Amended L. 1955, pp.1814,2053,2196.
- 1955. An act in relation to the liability of contractors constructing or improving a public highway for injuries or damages sustained by persons using such highway prior to official acceptance thereof. Ap. July 8, 1955.

 L. 1955, p.1249.
 - An act in relation to the maintenance and repair of a State-owned road in McHenry County. Ap. July 13, 1955.

 L. 1955, p.1814.

 Conveyances of lands no longer needed for highway purposes.
 L. 1955, p.1641.

Roads, Bridges and Ferries, Acts Relating to: (con't)

Bridges

Mississippi River

Mississippi Grand Tower Bridge Company. Ap. Feb. 6, 1839.

Priv. L. 1839, p.39.

Illinois and Missouri Bridge Company. Ap. Feb. 27, 1841.

L. 1841, p.46.

The Railroad Bridge Company. Ap. Jan. 17, 1853.

Priv.L. 1853, p. 329.

Near Rock Island

Hancock Railroad and Bridge Company. Ap. Feb. 10, 1853.

Priv.L. 1853, p.427.

Mississippi Railroad Bridge Company. Ap. Feb. 11, 1853.

Priv.L. 1853, p.575.

At or near Fulton City, Whiteside County.

Quincy Bridge Company. Ap. Feb. 10, 1853.

Priv.L. 1853, p.576. Revived. Priv.L. 1865, v.1, p.194. Legalized

Priv.L. 1867, v.1, p.165.

Mississippi Bridge Company. Ap. Feb. 12, 1853.

Priv.L. 1853, p.577.

At Alton

St. Louis and Illinois Bridge Company. Ap. Feb. 15, 1855.

Priv.L. 1855, p.601. Amended Pub.L. 1865, v.1, p.191.

Mississippi Bridge Company. Ap. Feb. 4, 1857.

Priv.L. 1857, p.234.

Keokuk and Hamilton Bridge Company. Ap. Feb. 13, 1857.

Priv.L. 1857, p.576.

Warsaw Bridge Company. Ap. Feb. 16, 1865.

Priv.L. 1865, v.1, p.201.

Illinois and St. Louis Bridge Company. Ap. Feb. 21, 1867.

Priv.L. 1867, v.1, p.168.

Pike County Bridge Company. Ap. Mar. 1, 1867.

Priv.L. 1867, v.1, p.179.

Alton and St. Charles County Bridge Company. Ap. Mar. 6, 1867.

Priv.L. 1867, v.1, p.180.

Alton and Mississippi Bridge Company. Ap. Mar. 15, 1869.

Priv.L. 1869, v.1, p.265.

St. Clair and Carondelet Bridge Company. Ap. Mar. 26, 1869.

Priv.L. 1869, v.1, p.282.

Ohio River

Metropolis and Kentucky Bridge Company. Ap. Mar. 29, 1869.

Priv.L. 1869, v.1, p.271.

Paducah and Illinois Bridge Company. Ap. Mar. 27, 1869.

Priv.L. 1869, v.1, p.275.

Wabash River

Harrison Draw-Bridge Company. Ap. Feb. 12, 1853.

Priv.L. 1853, p.428.

Opposite Vincennes

Vincennes Draw-Bridge Company. Ap. Feb. 5, 1867.

Priv.L. 1867, v.1, p.163.

Priv.L. 1869, v.1, p.289.

Roads, Bridges and Ferries, Acts Relating to: (con't)

Ferries by State Act

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Across Mississippi River
     L. 1819, p.104
     L. 1823, p.37
     Priv.L. 1837, p.68
     Priv.L. 1839, p.234
      L. 1839, pp.131,159,195
     L. 1839, p.175. Amended Priv.L. 1851, p.130
     L. 1839, p.270. Amended Priv.L. 1847, p.45
     L. 1840, p.23. Amended Priv.L. 1849, p.35
     Priv.L. 1847, pp.42,46,48,50
     Priv.L. 1849, pp.33,34,36 (2 acts), 37
     Priv.L. 1849, p.38. Amended Priv.L.1851, p.99

    Priv. L.
    1849, p.32.
    Amended Priv. L.
    1851, p.289

    Priv. L.
    1849, p.35.
    Amended Priv. L.
    1851, p.478

    Priv. L.
    1849, p.35.
    Amended Priv. L.
    1851, p.478

    Amended Priv. L.
    1851, p.478

      Priv.L. 1851, p.[3] 45,104,110,126,299,303
      Priv.L. 1853, p.478,485,523,528,580,581,596
      Priv.L. 1853, p.193. Amended and partially repealed
           Priv.L. 1857, p.1146. Reenacted Priv.L. 1867, v.1, p.938
      Priv.L. 1853, p.599. Amended Priv.L. 1855, p.606
      L. 1854, pp.164,168,356
      L. 1854, p.183. Amended Priv.L. 1857, p.463
      Priv.L. 1855, pp.597,606
      Priv.L. 1855, p.604. Repealed Priv.L. 1861, p.325
      Priv.L. 1857, pp.303,637,924,1021,1180
      Priv.L.1861, pp.318,325,327
      Priv.L. 1863, p.189
      Priv.L. 1865, v.1, pp.561,562,563,564,566
      Priv.L. 1865, v:2, p.671
      Priv.L. 1867, v.1, pp.928,930,932,937,939,941,943,946,947,948
      Priv.L. 1869, v.2, pp.349,350,351,353,355,358,359,360,361,363,
            364,365,368,369,370
Ohio River
      L. 1854, p.333
      Priv.L. 1827, p.28
      L. 1839, p.57
      Priv.L. 1851, pp.58,127
      Priv.L. 1853, p.598
      Priv.L. 1865, p.565
      Priv.L. 1867, v.1, p.937
      Priv.L. 1869, v.2, pp.355,361
Wabash River
      Priv.L. 1867, v.1, p.932
      Priv.L. 1869, v.2, p.367
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In addition, a number of bridges and ferries over other, non-boundary streams, were authorized by private act. These are not listed here since normally the granting of ferry rights and the regulations thereof were, under the first two constitutions, under county jurisdiction.

Roads, Acts Relating to Specific:

- L. 1819, p.116

 An act to incorporate the Embaras Turnpike Company. Ap. Mar 4, 1819.
- L. 1819, p.239
 An act to appoint Commissioners to view and mark a road from Golconda to Kaskaskia. Ap. Mar 24, 1819.
- L. 1821, p.94

 An act to authorize Samuel Wiggins to make a Turnpike Road, and for other purposes. Ap. Feb. 6, 1821.
- L. 1821, p.148

 An act declaring the United States Road leading from Shawneetown to Kaskaskia a public highway. Ap. Feb. 12, 1821.
- L. 1821, p.156

 An act authorizing the building of Toll Bridges across Little Muddy,
 Big Muddy, Mary's and Beaucoup Rivers, on the State Road leading
 from Kaskaskia to Shawneetown. Ap. Feb. 14, 1821.
- L. 1823, p.98

 An act establishing a road from Shawneetown to the Saline. Ap. Jan. 31, 1823.
- L. 1823, p.120

 An act declaring the road from Carmi to Bonpas a public highway.

 Ap. Feb. 10, 1823.
- $\frac{\text{L. }}{\text{An act appointing Commissioners to lay out the roads therein mentioned.}}{\text{Ap. Feb. 10, 1823.}}$
- L. 1823, p.143

 An act to provide for the laying out of a certain road therein mentioned.

 Ap. Feb. 14, 1823.
- L. 1823, p.144

 An act declaring the road therein mentioned a public highway.

 Ap. Feb. 14, 1823.
- L. 1823, p.178

 An act declaring a part of the old road leading from Shawneetown to Kaskaskia, a public highway. Ap. Feb. 18, 1823.
- L. 1825, p.15

 An act to amend an act entitled, "An act appointing Commissioners to lay out the roads therein mentioned," approved Feb. 10, 1823.

 Ap. Dec. 16, 1824.
- L. 1825, p.22

 An act providing for the establishing a road from the Gallatin County Saline to Littleton's Ferry, on the Mississippi River.

 Ap. Dec. 23, 1824.

- L. 1825, p.35
 - An act to appoint Commissioners to view and mark a road from the permanent seat of justice of Sangamon County to Paris in Edgar County. Ap. Dec. 29, 1824.
- L. 1825, p.56

 An act for the removal of a road therein mentioned. Ap. Jan. 6, 1825.
- L. 1825, p.60

 An act establishing a Public Road from the Illinois Town of Highland in the Prairie and for other purposes. Ap. Jan. 6, 1825.
- L. 1825, p.81

 An act to appoint Commissioners to view and mark a road from the permanent Seat of Justice of Sangamon County to the Illinois River in Morgan County. Ap. Jan. 10, 1825.
- L. 1825, p.88

 An act to incorporate the Allison Turnpike Company. Ap. Jan. 12, 1825.
- L. 1825, p.91

 An act to authorize a part of the road leading from Fairfield to Carmi, to be changed. Ap. Jan. 13, 1825.
- L. 1825, p.104

 An act to lay out a road from Prairie du Rocher, in Randolph County, via Harrisonville, to Cahokia, in St. Clair County. Ap. Jan. 14, 1825.
- L. 1825, p.105

 An act authorizing the laying out a road therein mentioned.

 Ap. Jan. 14, 1825.
- L. 1825, p.107

 An act establishing a public road from Vandalia to Carrollton, in Greene County, and from thence to Atlas, in Pike County. Ap. Jan. 14, 1825.
- L. 1825, p.115

 An act to continue the State Road from Carmi to Shawneetown. Jan. 15, 1825.
- L. 1825, p.119

 An act relative to the State Road leading from M'Calla's bridge to Vandalia. Ap. Jan. 15, 1825.
- L. 1825, p.128

 An act requiring certain Road Commissioners to account. Jan. 15, 1825.
- L. 1826, p.49

 An act legalizing the survey of a road from Springfield to Paris, by Amos Williams. Ap. Jan. 18, 1826.
- L. 1826, p.57

 An act to amend an act entitled, "An act establishing a public road from Vandalia to Carrollton, in Greene County, and from thence to Atlas in Pike County, approved Jan. 14, 1825. Ap. Jan. 18, 1826.

- L. 1826, p.61

 An act to appoint Commissioners to view and mark a road from Springfield, in Sangamon County, to Ouincy, in Adams County. Ap. Jan. 20, 1826.
- L. 1826, p.67

 An act appointing commissioners to layout a road from the Seat of Justice in Peoria County to the State Line between Illinois and Indiana.

 Ap. Jan. 23, 1826.
- L. 1826, p.73

 An act to compensate certain Road Commissioners and others. Ap. Jan. 25, 1826.
- L. 1826, p.74

 An act to authorize the Review and Alteration of a part of the State Road from Fairfield to Vandalia. Ap. Jan. 25, 1826.
- Rev.S. 1827, p.347

 An act declaring a certain road therein mentioned, a state road, and for other purposes. Ap. Feb. 12, 1827.
- Priv.L. 1827, p.9

 An act to compensate certain Road Commissioners, and others.

 Ap. Jan. 11, 1827.
- Priv.L. 1827, p.12

 An act making an appropriation to improve the State Road from Lawrenceville to the bank of the Wabash, opposite Vincennes. Ap. Jan. 23, 1827.
- Priv.L. 1827, p.13

 An act amending an act establishing a Public Road, from the Illinois town to the highlands in the Prairie, and for other purposes.

 Ap. Jan. 23, 1827.
- Priv.L. 1827, p.20

 An act to provide for finishing the road across the Kaskaskia Bottom to opposite Vandalia. Ap. Jan. 31, 1827.
- Priv.L. 1827, p.25

 An act to amend an act entitled, "An act appointing Commissioners to lay out the roads therein mentioned," approved Feb. 10, 1823. Ap. Feb. 7, 1827.
- Rev.L. 1829, p.126

 An act providing for a change in a part of the State Road leading from Springfield to Paris. Ap. Dec. 26, 1828.
- Rev.L. 1829, p.127

 An act relative to the road leading from Carmi to Collins' Ferry.

 Ap. Dec. 26, 1829.
- An act to improve the State Road, between Mc'Cawley's Bridge and the Muddy Fork, in Clay County. Ap. Jan. 2, 1829.
- Rev.L. 1829, p.128

 An act for a change in a part of the State Road leading from Paris to Vandalia. Ap. Jan. 10, 1829.

- Rev.L. 1829, p.128

 An act to appoint Commissioners to lay out the roads therein named.

 Ap. Jan. 20, 1829.
- Rev.L. 1829, p.131

 An act declaring certain roads public highways. Ap. Jan. 20, 1829.
- Rev.L. 1829, p.132

 An act to lay out and locate a State road from Vandalia, to intersect the St. Louis and Vinvennes Road near Lebanon. Ap. Jan. 20, 1829.
- Rev.L. 1829, p.132

 An act for surveying certain roads and for other purposes. Ap. Jan. 22, 1829.
- Rev.L. 1829, p.133

 An act establishing a State road from the west bank of the Wabash River, opposite Vincennes, Lawrence County, to Danville in Vermilion County.

 Ap. Jan. 22, 1829.
- Rev.L. 1829, p.134

 An act for laying out a road from Harrisonville, by James' Mill, Jewett Varnum's and John Bambers, to the Kaskaskia River, in the direction of Mt. Vernon, in Jefferson County. Ap. Jan. 22, 1829.
- Rev.L. 1829, p.135

 An act for laying out and marking a road from Columbia, in Monroe County, to Mississippi River opposite Jefferson Barracks. Ap. Jan. 22, 1829.
- Rev.L. 1829, p.135

 An act to appoint Commissioners to locate certain roads. Ap. Jan. 22, 1829.
- Rev.L. 1829, p.136

 An act to lay out and permanently establish, the road from the Wabash River, near Vincennes to the Mississippi River, opposite St. Louis. Ap. Jan. 23, 1829.
- Rev.L.1829, p.138

 An act establishing a public road from Vandalia to the Town of Eminence on the Mississippi River. Became a law, this 23d day of Jan. 1829.
- L. 1831, p.25

 An act making certain appropriations, and for relocating a part of the State road leading from Vandalia to Maysville. Ap. Feb. 9, 1831.
- L. 1831, p.128

 An act to change part of the State road leading from Paris to Vandalia.

 Ap. Jan. 1, 1831.
- L. 1831, p.129

 An act to locate a State road from Mt. Carmel to Maysville.

 Ap. Jan. 15, 1831.
- L. 1831, p.130
 An act to locate a State road from French Creek Bridge in White County to Mt. Carmel in Wabash County. Ap. Jan. 15, 1831.

- L. 1831, p.131
 An act to locate a State road from Hillsboro to Shelbyville. Ap. Jan. 22, 1831.
- L. 1831, p.132

 An act to change a part of the State road, leading from Springfield to Paris.

 Ap. Jan. 27, 1831.
- L. 1831, p.133

 An act to locate and establish certain State roads and concerning Blake's Bridge. Ap. Jan. 28, 1831.
- L. 1831, p.135

 An act for the benefit of Abner Eads, and other Road Commissioners, and authorizing an alteration in a State road in Vermilion County.

 Ap. Jan. 22, 1831.
- L. 1831, p.137

 An act establishing a permanent road from the West Bank of the Wabash, opposite Vincennes, to Chicago. Ap. Jan. 15, 1831.
- L. 1831, p.139

 An act to appoint Commissioners to lay out and locate a State road from Lawrenceville through Stringtown to Shelbyville. Ap. Jan. 7, 1831.
- L. 1831, p.140
 An act concerning Public roads in Morgan County, and for other purposes.
 Ap. Jan. 7, 1831.
- L. 1831, p.141

 An act relative to the State road from the Town of America, in Alexander County, to Vandalia. Ap. Jan. 7, 1831.
- L. 1831, p.142

 An act to compensate certain Road Commissioners. Ap. Jan. 1, 1831.
- L. 1831, p.142
 An act to locate a State road from Shelbyville to Paris. Ap. Jan. 28, 1831.
- L. 1831, p.144
 An act to establish a State road from Springfield to Rock Island.
 Ap. Feb. 5, 1831.
- L. 1831, p.145

 An act to alter part of the State road from Vandalia to Kaskaskia, and declaring a certain road therein named a State road. Ap. Feb. 5, 1831.
- L. 1831, p.146

 An act directing the location of a State road from Carmi, in White County, to the Wabash River in Crawford County. Ap. Feb. 9, 1831.
- L. 1831, p.148

 An act to locate a road from Greenville in Bond County, to Shelbyville in Shelby County. Ap. Feb. 10, 1831.
- L. 1831, p.150
 An act to relocate a part of the St. Louis and Vincennes State road, and for other purposes. Ap. Feb. 10, 1831.

- L. 1831, p.150
 - An act to locate and lay out a road from Pekin in Tazewell County to Vermilion County. Ap. Feb. 19, 1831.
- L. 1831, p.152

An act to provide for changing certain State roads in Sangamon County. Ap. Feb. 14, 1831.

L. 1831, p.154

An act authorizing the laying out and establishing certain roads therein named. Ap. Feb. 15, 1831.

L. 1831, p.157

An act to appoint Commissioners to lay out a State road from Alton to Galena. Ap. Feb. 15, 1831.

Priv.L. 1833, p.53

An act to incorporate the St. Clair Turnpike Road Company.
Ap. Feb. 15, 1833.

Priv.L. 1833, p.64

An act to incorporate the Carrollton and Alton Turnpike Road Company.
Ap. Feb. 28, 1833.

Priv.L. 1833, p.74

An act to incorporate the Vincennes and Chicago Road Company.

Ap. Mar. 1, 1833.

Priv.L. 1833, p.77

An act to incorporate the Springfield and Alton Turnpike Road Company.

Ap. Mar. 1, 1833.

Priv.L. 1833, p.82

An act to incorporate the Rushville and Beardstown Turnpike Road Company.
Ap. Mar. 2, 1833.

Priv.L. 1833, p.87

An act to incorporate a company to construct a Turnpike between Equality and Shawneetown. Ap. Mar. 2, 1833.

Priv.L. 1833, p.129

An act to relocate a part of the State road leading from Fairfield to Carmi. Ap. Jan. 28, 1833.

Priv.L. 1833, p.130

An act for locating a State road from Jacksonville to Atlas. Ap. Jan. 28, 1833.

Priv.L. 1833, p.131

An act establishing the road from Vandalia to Shelbyville, as lies in Fayette County, and for other purposes. Ap. Feb. 1, 1833.

- Priv.L. 1833, p.132
 - An act to locate a State road from Paris via Grand View to the National road. Ap. Feb. 1, 1833.

Priv.L. 1833

An act to change a part of the State road leading from Shelbyville to Paris, and for other purposes Ap. Feb. 13, 1833.

Priv.L. 1833, p.133

An act to view and lay out a road from New Nashville in Washington County, to the bridge on DeLumb in Jackson County. Ap. Feb. 13, 1833.

Priv.L. 1833, p.134

An act vacating a certain road therein named, and for other purposes. Ap. Feb. 13, 1833.

Priv.L. 1833, p.135

An act to locate a State road from Haynes' Ferry on the Illinois River to Denniston's Ferry on the Mississippi River. Ap. Feb. 15, 1833.

Priv.L. 1833, p.136

An act to appoint Commissioners to lay out a road from Golconda in Pope County, via Pinckneyville in the County of Perry, to Belleville in St. Clair County. Ap. Feb. 12, 1833.

Priv.L. 1833, p.137

An act to locate a State road from Quincy to Macomb. Ap. Feb. 12, 1833.

Priv.L. 1833, p.140

An act to change a part of the State road leading from Vandalia to Kaskaskia.

Ap. Feb. 20, 1833.

Priv.L. 1833, p.140

An act to locate a State road from Golconda to St. Louis. Ap. Feb. 20, 1833.

Priv.L. 1833, p.141

An act amendatory to the several acts heretofore passed concerning the road leading from the Town of Carlyle in Clinton County, to Shoal Creek in said County, and for other purposes. Ap. Feb. 20, 1833.

Priv.L. 1833, p.142

An act to locate a State road from Decatur via Boston, to the National Road, and for other purposes. Ap. Feb. 20, 1833.

Priv.L. 1833, p.144

An act to locate and establish a road from Rushville to the County Seat of Hancock County. Ap. Feb. 22, 1833.

Priv.L. 1833, p.145

An act to change a part of the State road leading from Carmi to Shawneetown. Ap. Feb. 22, 1833.

Priv.L. 1833, p.146

An act for locating a State road from Lebanon to Lower Alton. Ap. Feb. 22, 1855.

Priv.L. 1833, p.147

An act changing part of the State road in Tazewell County. Ap. Feb. 22, 1833.

Priv.L. 1833, p.147

An act declaring a certain road from Greenville, through Montgomery County a State road, and concerning certain roads in Fayette and St. Clair Counties. Ap. Feb. 22, 1833.

Priv.L. 1833, p.149

An act changing part of the State road leading from Decatur to Paris.

Ap. Feb. 22, 1833.

Priv.L. 1833, p.150

An act to re-locate a State road from Beeman's Ferry to Atlas in Pike County. Ap. Feb. 22, 1833.

Priv.L. 1833, p.151

An act to locate and establish a State road from Paris, in Edgar County, to Macomb in McDonough County. Ap. Feb. 25, 1833.

Priv.L. 1833, p.153

An act to locate a State road from Andrew Wilson's to Springfield.

Ap. Feb. 25, 1833.

Priv.L. 1833, p.153

An act to appoint commissioners to locate a road therein named, and for other purposes. Ap. Feb. 25, 1833.

Priv.L. 1833, p.155

An act to declare the road leading from Hillsboro to Greenville a public State road. Ap. Feb. 25, 1833.

Priv.L. 1833, p.156

An act declaring a road therein named a State road. Ap. Feb. 25, 1833.

Priv.L. 1833, p.156

An act to locate a State road from Jacksonville, in Morgan County, to

Quincy in Adams County, and for other purposes. Ap. Feb. 25, 1833.

Priv.L. 1833, p.157

An act to locate a State road from Paris to the state line, in a direction of Clinton, in Indiana. Ap. Feb. 26, 1833.

Priv.L. 1833, p.158

An act to locate a State road from Salem, in Marion County, to New Nashville, in Washington County. Ap. Feb. 26, 1833.

Priv.L. 1833, p.159

An act locating a State road from Albion to Salem. Ap. Feb. 26, 1833.

Priv.L. 1833, p.160

An act to amend an act entitled, "An act to appoint Commissioners to lay out a State road from Beardstown in Morgan County, to Alton on the Mississippi River," approved Dec. 22, 1832, and for other purposes. Ap. Feb. 27, 1833.

Priv.L. 1833, p.160

An act to locate a State road from Mt. Carmel, in Wabash County, to Spring Point in Jasper County. Ap. Feb. 27, 1833.

Priv.L. 1833, p.161

An act to locate a certain State road therein named a State road.

Ap. Feb. 27, 1833.

Priv.L. 1833, p.162

An act to locate a State road through Calhoun and Pike Counties, to Rushville, in Schuyler County. Ap. Feb. 27, 1833.

Priv.L. 1833, p.163

An act authorizing a re-view and re-location of a part of the State road from Vincennes to Chicago. Ap. Feb. 28, 1833.

Priv.L. 1833, p.165

An act to lay out a road from Blair's Ferry to Frankfort and for other purposes. Ap. Feb. 28, 1833.

Priv.L. 1833, p.165

An act to lay out a certain State road therein named. Ap. Mar. 1, 1833.

Priv.L. 1833, p.166

An act to compensate the commissioners for laying out a road from Vandalia to Shawneetown, and for other purposes. Ap. Mar. 1, 1833.

Priv.L. 1833, p.167

An act to lay out a road from Young & Alexander's Ferry, by Knoxville,
To Beard's Ferry, and from Knoxville to Fulton. Ap. Mar. 1, 1833.

Priv.L. 1833, p.168

An act establishing a permanent road from Springfield to Shelbyville.

Ap. Mar. 1, 1833.

Priv.L. 1833, p.169

An act to establish a State road from Jacksonville to Carlinville.

Ap. Mar. 2, 1833.

Priv.L. 1833, p.170

An act to locate a road from opposite Ellsworth at Meredosia thru Boston to Rushville. Ap. Mar. 2, 1833.

Priv.L. 1833, p.171

An act to change a part of the State road leading from Springfield to Paris. Ap. Mar. 2, 1833.

Priv.L. 1833, p.172

An act to locate a road from the southern boundary of Tazewell County to the mouth of the Vermilion on the Illinois River.

Ap. Mar. 2, 1833.

Priv.L. 1833, p.172

An act for a State road leading from Ottawa in La Salle County, to Wilson's Ferry on the Mackinaw River, in Tazewell County.

Ap. Jan. 28, 1853.

Priv.L. 1833, p.174

An act appointing commissioners to survey and locate a road from the west branch of the Ohio River, in Pope County, opposite Paducah, to intersect the State road, from Belgrade to Vandalia. Ap. Jan. 28, 1833.

Priv.L. 1833, p.175

An act to establish the road from Vandalia to the Hurrican Bridge on the road to Carlyle. Ap. Jan. 18, 1833.

Priv.L. 1833, p.175

An act to locate a road from Danville to Ottawa. Ap. Jan. 18, 1833.

Priv.L. 1833, p.176

An act declaring the road from Peoria to Galena a State road, and for other purposes. Ap. Jan. 18, 1833.

Priv.L. 1833, p.177

An act to locate and establish a road from Beard's Ferry to Quincy.
Ap. Jan. 14, 1833.

Priv.L. 1833, p.178

An act to change a part of the State road leading from Mt. Carmel to Maysville. Ap. Jan. 7, 1833.

Priv.L. 1833, p.179

An act for locating and establishing a road from Peoria to Chicago.
Ap. Jan. 12, 1833.

Priv.L. 1833, p.180

An act to appoint Commissioners to view and locate a road from Wilcox's Ferry, on the Ohio River, in Johnson County, to the town of Frankfort, in Franklin County. Ap. Jan. 7, 1833.

Priv.L. 1833, p.181

An act to establish a State road from Hillsboro to Alton. Ap. Jan. 7, 1833.

Priv.L. 1833, p.182

An act changing part of the State road leading from Johnson's Ferry on Fox River to New Harmony, Indiana. Ap. Jan. 7, 1833.

Priv.L. 1833, p.183

An act to change a part of the State road from Henderson's Grove to Jacksonville. Ap. Jan. 7, 1833.

Priv.L. 1833, p.184

An act providing for the location of a road from Chicago to Galena.

Ap. Jan. 7, 1833.

Priv.L. 1833, p.185

An act to locate a State road from Maysville via Ewington, to Shelbyville. Ap. Jan. 7, 1833.

Priv.L. 1833, p.187

An act to locate and establish a State road from the Town of Springfield in Sangamon County, to Alton. Ap. Jan. 2, 1833.

Priv.L. 1833, p.188

An act to establish a road from Mt. Carmel to Palestine via Lawrenceville. Ap. Jan. 2, 1833.

Priv.L. 1833, p.189

An act permanently to locate the State road from Springfield in Sangamon County, to Beardstown on the Illinois River. Ap. Jan. 2, 1833.

Priv.L. 1833, p.190

An act to locate and establish a State road from Chicago to Grafton. Ap. Jan. 2, 1833.

Priv.L. 1833, p.191

An act to locate a certain State road. Ap. Jan. 2, 1833.

Priv.L. 1833, p.192

An act to locate a State road from Pekin to the Vermilion. Ap. Jan. 2, 1833.

Priv.L. 1833

An act to appoint commissioners to lay out and locate a State road from Beard's Ferry, in Schuyler County, to the head of the Des Moines rapids on the Mississippi River. Ap. Dec. 22, 1832.

Priv.L. 1833, p.196

An act to change part of the State road leading from Vandalia to Atlas, in Pike County. Ap. Dec. 22, 1832.

Priv.L. 1833, p.199

An act relative to the State road from the Town of America, in Alexander County, to Vandalia. Ap. Dec. 20, 1832.

Roads, Acts Relating to Specific:

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- p. 87 Vandalia-Shelbyville To permanently establish as far as county line of Fayette County.
- p. 94 Peoria-Chicago Amends act
- p. 95 Mouth of Ohio in Alexander County to Jonesboro in Union County. Change part of
- p. 96 Greenville to Vandalia Change part of
- p. 96 Bloomington to Chicago Locate
- p. 97 Rushville to Monmouth Locate
- p. 98 Crow's in Morgan County by way of Athens in Sangamon County, to Musick's bridge on Salt Creek. Establish
- p. 99 Rushville in Schuyler County to Commerce in Hancock County. Locate
- p.100 Mount Vernon-New Nashville Declared a State road.
- p.100 Springfield to Alton Change part of
- p.101 Blair's Ferry to Frankfort
 Lay out a road and for other purposes.
- p.102 County seat of Peoria County to State-line of Indiana Re-view part lying in Tazewell County.
- p.103 Therein named.
- p.103 Therein named and for other purposes.
- p.104 Shelbyville to Chicago Locate
- p.105 Knoxville to New Boston Locate
- p.107 Hillsboro to Alton Amend act to establish
- p.107 Paris in Edgar County to State-line in direction towards
 Terre Haute.

 Declared a State road.

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- p. 107 State road therein named To change a
- p. 108 Mount Vernon to Fairfield Declared a State road
- p. 109 Moses Thomas' in Champaign County to Bloomington in McLean County. Lay out
- p. 109 Vincennes-Chicago road

 Revive and continue in force review of a part of.
- p. 110 Hillsboro to Shelbyville Change part of
- p. 110 Frankfort in Franklin County to Ohio River by way of Vienna.

 Locate a State road.
- p. 111 Equality to Mount Vernon
 Change a part of the State road.
- p. 112 Wabash to the Yellow Banks on the Mississippi River. Lay out
- p. 113 Quincy to Macomb Amend 1833 act
- p. 113 Certain State roads Change part of
- p. 115 State road Establishing a
- p. 115 State road
 Locate and establish a
- p. 116 Vandalia to Golconda

 Change a part of and for other purposes.
- p. 117 Carmi to County road leading from Palestine to Heath's Mill in Lawrence County. Amend act.
- p. 118 Shelbyville to Great Wabash River in Lawrence County, opposite Vincennes. Locate
- p. 119 County commissioners of Edgar authorized to establish and relocate a certain road.
- p. 119 Vincennes and Chicago State road Altering

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- p. 120 Golconda to Pinckneyville Locate
- p. 121 Bloomington to Danville Change a part of
- p. 122 State road therein named Establish
- p. 122 Brownsville by way of Pinckneyville to New Nashville in Washington County. View and lay out a
- p. 123 Greenville to Carlinville Lay out
- p. 124 Macomb to Havana Change part of the State road.
- p. 125 Equality by Crenshaw's Works and Cypress Creek to Shawneetown. Improve the road.
- p. 126 Road therein named County Commissioners of Montgomery County to change a certain State road.
- p. 127 Equality to McLeansboro Establish a State road.
- p. 127 Vincennes to Chicago
 Change part lying in Crawford County.
- p. 128 State road therein named Lay out a State road
- p. 172 St. Clair Turnpike Road Company Amends act Feb. 15, 1833.
- p. 180 Rushville and Beardstown Turnpike Road Company Amends

- p. 120 Wabash and Mississippi Turnpike Company To incorporate
- p. 177 Rushville to Commerce Locate
- p. 181 Springfield and Alton Turnpike Road Company Supplementary to charter
- p. 182 Same
 Amend act of Mar. 1, 1833.

- p. 184 Morgan County Lay out certain
- p. 186 Equality to McLeansboro
 Establish; and for other purposes
- p. 187 Frankfort via Vienna to Wilcox's Ferry, Johnson County. Locate
- p. 188 Quincy to Macomb Locate
- p. 190 Paris to Grandview
 Relocate and establish
- p. 191 Vincennes to Chicago Relocate part of
- p. 191 State roads therein named Locate
- p. 192 Vincennes and Chicago Change a part of
- p. 193 Crow's in Morgan County to Musick's bridge in Sangamon County.

 Locate part of
- p. 194 State road therein named Locate
- p. 195 Vandalia to Hillsboro Permanent establishment of so much as lies between Vandalia and Daniel Browning's and for other purposes.
- p. 195 Maysville to Shelbyville Establish
- p. 199 Springfield to Lewistown Relocate a part of
- p. 201 Wabash River in Crawford County to Shelbyville in Shelby County. Locate and establish
- p. 203 Gilead in Calhoun to Rushville in Schuyler Locate
- p. 204 Road therein named

 Declared State road
- p. 204 Hillsboro to the Honey Point Relocate part of
- p. 205 Springfield to Beardstown Change part of

- p. 206 Peoria to Pekin, thence to intersect the road leading from Peoria to Springfield To locate, and for other purposes.
- p. 208 State road in Coles County Relocate part of
- p. 209 Chicago to Peoria Lay out
- p. 210 Commerce, Hancock County, to Peoria Locate
- p. 211 Danville to Ottawa Establish
- p. 212 A certain road therein named

 To lay out, and to authorize William Kirkpatrick
 to build a toll bridge across the Winnebago Swamp.
- p. 214 State road therein named Relocate
- p. 215 Quincy to Pittsfield Locate
- p. 216 Termination of the Indiana State road to Ottawa
 Locate
- p. 216 State road therein named Lay out
- p. 218 Peoria and Galena, Havana and Macomb Change a part of the State road.
- p. 219 Wabash River to the National Road. Lay out
- p. 220 Liberty to Tremont Locate
- p. 221 A certain road in Edgar County Improve
- p. 221 Mount Carmel to Maysville Locate
- p. 223 State road therein named Locate
- p. 224 Rushville to Warsaw Locate

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- p. 225 A State road therein named Locate
- p. 226 Edgar County, road between A. Forster's and G. H. Smith's.

 Declared a State road.

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See.also Internal Improvements Act p. 121.

- p. 195 Hillsboro to Alton Change a part of
- p. 196 Peoria by Rome and Chillicothe to Princeton.
 Locate
- p. 197 Opposite Clarksville, at the ferry, in Calhoun County, to intersect the State road near Pittsfield.

 Locate
- p. 197 Decatur to Bloomington Relocate a part of
- p. 198 State road therein named Locate
- p. 199 Knoxville to Stephenson Declared a state road
- p. 200 Springfield to Peoria Relocate a part of
- p. 201 From the State road leading from Springfield to
 Decatur, to Waynesville, McLean County.
 Establish
- p. 201 Certain roads Vacate parts of
- p. 202 Peoria by oseola to Galena Locate
- p. 203 Beardstown to Mount Sterling Locate
- p. 203 Springfield to Lewistown Relocate part of
- p. 204 Meredosia to Quincy Change in part
- p. 205 Pekin viz Athens to Springfield Locate
- p. 205 Wesley City to Mackinawtown in Tazewell County Locate

- p. 206 Thornton to Lockport, Plainfield and Blackberry Creek Locate
- p. 207 Pinckneyville in Perry County, to Golconda in Pope County. An act for a State road
- p. 208 McDonough County Locate
- p. 209 Darwin, Clark County to the State-line of Indiana in the direction of Terre Haute.
- p. 210 Ottawa to Ownes at High Point Establish
- p. 211 A certain road therein named Change a part of
- p. 211 Nashville, Washington County, to Equality, Gallatin County
 Locate
- p. 212 Jacksonville to Springfield
 Alter and relocate a part of
- p. 213 Danville to Ottawa Establish
- p. 213 A certain State road Relocate
- p. 214 John Orender's in Marion County to Elijah Nelson's in Clay County. Locate
- p. 215 State road therein named Vacating a part of
- p. 215 Waterloo in Monroe County to Nashville in Washington County.
 Locate
- p. 216 State road therein named Change
- p. 217 Springfield to Decatur Relocate parts of
- p. 218 Shelbyville to Danville Locate
- p. 219 Indiana line northwest in a direction to Mineral Point Locate
- p. 220 Carlinville to Greenville Locate

- p. 221 Vandalia to Alton Locate
- p. 222 To receive and continue in force an act therein named
- p. 222 Albion to Maysville Concerning
- p. 223 William Crow's to Jacksonville Commissioners to locate
- p. 224 Certain roads therein named
 Declared State roads
- p. 224 Newton in Jasper County to Decatur in Macon County Locate
- p. 225 Meacham's Ferry in Pike County to Carlinville in Macoupin County
 Establish
- p. 226 Pekin to Paris Locate
- p. 227 Cleveland in Sangamon County to Versailles in McLean County.

 Locate, and for other purposes.
- p. 228 Paris to Decatur

 Locate a part of the State road.
- p. 229 Ottawa to Naperville Locate
- p. 229 Shawneetown to Equality
 Lay out
- p. 230 Danville to Decatur Locate
- p. 231 Enterprise in La Salle County to Knoxville in Knox County.
- p. 232 Covington in Washington County by Nashville to Pinckneyville in Perry County and from Carlyle to Belleville. Declared State roads
- p. 232 The Mississippi to Macomb County.
 Locate
- p. 233 Lebanon to Wiggin's Ferry Review and relocate
- p. 234 Charleston to Paris Locate a part of

- p. 235 Peoria to Knoxville Locate and for other purposes.
- p. 236 Macomb to the Mississippi River opposite Burlington, Locate
- p. 237 Galena to Beardstown Locate
- p. 237 State road in the County of Edgar Locate
- p. 238 Darwin to New Richmond in Clark County Locate
- p. 239 Griggsville via Portland to Joshua Hanks in Greene County
 For a State road
- p. 240 Princeton to Pawpaw Grove Locate
- p. 240 Salem to Chester Locate
- p. 241 State road therein named Vacate part
- p. 241 Peoria to Quincy
 For a State road
- p. 243 Road therein named

 Declared a State road
- p. 243 York to New Richmond in Clark County Locate
- p. 243 Rushville in Schuyler County to Commerce in Hancock County Vacate part of
- p. 244 Shelbyville in Shelby County to County line of Fayette For a road
- p. 245 Opposite Naples to Centerville in Adams County
 Review and relocate
- p. 246 Shokohon in Warren County to Rushville in Schuyler County Locate
- p. 247 Shelbyville to the Wabash Change a part of the road
- p. 248 State line of Indiana to intersect the road leading from Paris in Edgar County to Sprinfield. Locate and establish

- p. 248 Chester in Randolph County to Waterloo Locate
- p. 249 Warsaw in Hancock County to Peoria in Peoria County
 Locate
- p. 251 Utica in Fulton County to Farmington For a State road
- p. 251 Atlas in Pike County to the south line of Adams County.

 Locate
- p. 252 Hennepin by Pekin to Springfield Locate
- p. 254 Ottawa to Grand Detour, thence north to intersect a State road from Peoria to Galena.

 Locate
- p. 255 Montgomery County Relocate a part of a certain road, and for other purposes.
- p. 256 Stephenson to Peoria Locate
- p. 257 Quincy to Phillip's Ferry in Pike County Locate
- p. 258 A certain road therein named Declared a State road
- p. 258 Marshall to Charleston For a state road
- p. 258 State road in Tazewell County Relating to
- p. 259 Shawneetown to Golconda Locate
- p. 260 Danville to Newcastle Providing for
- p. 261 Gilead to Rushville Alter a part of
- p. 261 Henderson in Knox County to Morristown in Henry County Locate
- p. 262 Peoria to Knoxville

 Declaring a State road
- p. 263 Charleston to Springfield Locate a State road

- p. 263 Shelbyville via Urbana to intersect the State road from Danville to Chicago. Locate
- p. 264 Fairfield, Adams County to Monmouth, Warren County Locate
- p. 265 A certain State road therein named Relocate part of
- p. 266 A State road Locate
- p. 267 Peoria to Hendersonville Establish
- p. 268 Washington in Tazewell County to Columbia in Putnam County Locate
- p. 268 Equality to Vienna Locate
- p. 269 Liberty to Tremont Changing part of
- p. 269 Amend an act: An act to lay out a State road therein named
- p. 270 Decatur to Carlinville via Edinburgh, Sangamon County
- p. 271 Mr. Anderson's bridge in Madison County to B. Johnson's in Bond County Locate
- p. 272 Meredosia to Warsaw Locate
- p. 273 Galena to Chicago Review and relocate
- p. 277 Palestine to Shelbyville Change part of
- p. 277 Vandalia to Springfield Locate
- p. 279 Vincennes to Chicago
 Repeal act relocating so much of as lies north of south
 line of the County to Darwin in Clark County.
 Passed Jan. 14, 1836
 And for other purposes
- p. 280 Jacksonville to Syracuse and Bloomington For a State road

- p. 281 Charleston to Paris Relocate part of
- p. 282 Marshall to Grandview Locate
- p. 283 Ellisville in Fulto to Macomb in McDonough Locate. And declare a certain road therein named a State road.
- p. 283 Stephenson to mouth of Pecatonica Establish; and for other purposes
- p. 284 Therein named Locate
- p. 286 Certain roads therein named Relocate
- p. 287 Commerce in Hancock to Farmington in Fulton Locate
- p. 287 Pekin by Havana to Jacksonville and from Havana to Athens and from Athens to Beardstown.

 Locate a road
- p. 289 Ottawa north the the State line For a State road
- p. 290 Windsor to Bloomington Locate a State road
- p. 291 State road therein named

 To locate, and for other purposes
- p. 292 Grafton to Wood River Locate
- p. 293 Hardy Forster's in Marion County to Shelbyville in Shelby County
 Locate
- p. 294 Wesley City in Tazewell County to Bloomington in McLean County
 Locate
- p. 295 Frankfort to Jonesboro Review and relocate a part of
- p. 296 McLeansboro to Golconda For a State road
- p. 297 A certain road therein named Relocate
- p. 298 From a point on the Mississippi opposite Burlington to Farmington, Fulton County Locate

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- p. 300 Certain State roads Laying out
- p. 302 Liberty to Pinckneyville Locate
- p. 302 State road therein named Establish
- p. 303 A certain State road therein named Locate
- p. 304 A State road therein named Locate
- p. 305 Shawneetown to Chicago Continue the State road
- p. 306 Chester to Belleville Locate
- p. 307 Certain State roads therein mentioned Relocate part of
- p. 308 State roads therein mentioned Relocate

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- p. 118 Carrollton and Bluffdale Railroad or Turnpike Company
 To incorporate
- p. 143 Quincy, Griggsville, Jacksonville and Springfield Turnpike Company To incorporate
- p. 165 Chicago and Fox River Turnpike Road Company
 To incorporate
- p. 207 Grafton and Carrollton Turnpike Company
 To incorporate
- p. 248 Springfield and Alton Turnpike Road Company
 Amend charter

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- p. 39 Chicago and Fox River Turnpike Road Company Amend charter of Mar. 1, 1837
- p. 60 Rushville to Carthage Change

- p. 61 Vandalia to Jacksonville Change a part of
- p. 62 Knoxville to New Boston Legalizing location of
- p. 62 State road in Vermilion County Locate
- p. 63 A certain road therein named Re-establish
- p. 64 State road in Edgar County Relocate a part of
- p. 65 Beardstown to Petersburg Establish
- p. 66 Maysville to Shelbyville Relocate a part of
- p. 67 From or near George R. Logan's to Recumseh in White County Locate
- p. 67 Appanoose, Hancock County to the Drowning Fork of Crooked Creek in McDonough County To locate, and to vacate part of a State road
- p. 68 East Nelson in Shelby County to LeRoy in McLean County Locate
- p. 69 Road therein named Change part of
- p. 70 Alton to Elias Gwinn Locate
- p. 71 William Crow's in Morgan County to Musick's Bridge in Sangamon County Relocate a part of
- p. 72 Edwards County
 Concerning a State road in
- p. 73 Salem in Marion County to Charleston in Coles County
 Locate
- p. 73 Certain roads therein named Relocate
- p. 74 Certain State roads therein named Locate

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- p. 76 Canton to Knoxville Locate, and for other purposes
- p. 79 Bowling Green, Fayette County via Ewington, Effingham County, to Newton, Jasper County For a State road, and for other purposes
- p. 80 Certain roads therein named
 To locate
- p. 82 Pike County a certain State road in Changing
- p. 82 A certain road in McLean County
 Declared a State road
- p. 83 Certain public roads therein named
 In relation to
- p. 83 Certain roads in Fayette and Shelby Counties Relating to
- p. 84 Petersburg to Macomb

 To locate, and for other purposes

- p. 45 Certain State roads therein named Legalizing the survey of
- p. 49 A certain State road in Morgan County Change part of
- p. 51 A certain State road therein named Relocate part of
- p. 75 Stephenson to the mouth of the Pecatonica Relocation of part
- p. 83 A certain State road in Morgan County Change
- p. 87 A State road in Franklin County Relocate a part of
- p.100 State road in Alexander County. Laying out
- p.101 Randolph County Commissioners authorized to change and alter State roads in said County
- p.101 Beardstown to Manchester Establish

- p. 122 Vandalia to Salem Change a part of
- p. 123 Thornton to Lockport, Plainfield and Blackberry Creek Locate
- p. 124 Jonesboro, Union County, to William Ryburns, Franklin County Locate
- p. 125 Naperville, Cook County to Indian Creek, McHenry County
 Locate
- p. 131 Peoria County Commissioners authorized to change a certain State road
- p. 134 A certain State road Authorize a change
- p. 136 Jacksonville to Springfield
 Declared a State road
- p. 137 Grand View and Terre Haute Road, Edgar County Change a part of
- p. 142 Vermilion and Champaign County
 Location of a road thru parts of
- p. 147 Certain State roads in Counties of Wabash and Lawrence Concerning
- p. 153 Peoria to Knoxville

 Change a part of, and for other purposes
- p. 153 Mount Sterling to Macomb Locate
- p. 154 Springfield to Decatur Review and relocate a part of
- p. 155 State road therein named Change a part of
- p. 156 Phillips' Ferry road Change a part of
- p. 157 Calhoun to Schuyler County Relocate part of
- p. 158 Warsaw to Quincy Concerning
- p. 170 Vincennes and Chicago road
 Relocate through Russellville, and to declare a
 certain road therein named a State road

- p. 172 A certain State road Relocate part of
- p. 173 Certain roads in Edgar County
 Providing for improvement of
- p. 174 A certain road therein named Locate
- p. 183 A State road from Monmouth to Illinois City, R.I. Company Locate
- p. 187 Equality to Vienna Change a part of
- p. 187 Mount Sterling via La Grange. Arnez's Mills, and Princeton to Springfield Establish; and to attach part of County of Shelby to County of Dane.
- p. 190 Rushville to Pittsfield Establish a State road
- p. 190 Shelbyville to Decatur Lay out
- p. 191 Fulton County
 Concerning a State road in
- p. 192 A certain State road therein mentioned Locate
- p. 194 A State road therein named Locate
- p. 195 Crawford County commissioners authorized to appoint persons to locate a certain road therein named
- p. 201 St. Clair County Commissioners Court authorized to change State roads in
- p. 202 Mount Vernon to Nashville Relocate part of
- p. 203 State road therein named Relocation
- p. 204 Griggsville in Pike County to Mississippi River Locate
- p. 206 Franklin and Union Counties Establish a State road in
- p. 207 Mount Vernon to Fairfield Relocate part of

- p. 212 A certain road in Fayette County Alter
- p. 218 Quincy to Macomb Relocate part of
- p. 229 Charleston to Darwin Construct a turnpike road
- p. 238 Appanoose to Drowning Fork of Crooked Creek Relocate part of
- p. 240 Bloomington to Lexington
 Locate
- p. 243 McLean and Tazewell Counties Locate
- p. 245 Cumberland Road

 An act to protect and prevent trespasses
- p. 246 State road therein named
 Provide for relocation
- p. 247 State road therein named Establish
- p. 248 Nashville to Belleville Locate
- p. 249 Kane and DeKalb Counties Locate and establish
- p. 249 Salem to Pinckneyville Establish
- p. 253 Alexander County Establish
- p. 254 Dividing line between Counties of Vermilion and Iroquois at the point where the Butterfield trace crosses said line Locate
- p. 255 Jameson's Ferry, Pope County to Cape Girardeau Establish
- p. 255 Vienna to Equality

 Repeal an act concerning
- p. 256 Joseph Huey's in Clinton County to the northeast corner of Fayette County
 Establish

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- p. 257 Greene County. Certain roads
 County Commissioners Court authorized to construct
- p. 260 Charleston to James Kellar's on the Springfield Trace Locate
- p. 263 Peoria and Knox County
 Locate and establish certain State roads in
- p. 268 A certain County road in McLean County
 Declared a State road
- p. 271 Belleville to Brownsville Locate
- p. 275 Shelbyville to Hillsboro An act for a road
- p. 289 Public roads in Schuyler County Concerning
- p. 290 Indiana line, northwest in a direction to Mineral Point Amend act

- p. 30 Bridges across the Kaskaskia and Embrarass Rivers at or near the points where the Springfield trace crosses said streams, and for other purposes. To construct
- p.148 Quincy, Griggsville, Jacksonville and Springfield Turnpike Company Amend charter
- p.162 Springfield and Alton Turnpike Road Company Extends time to complete
- p.165 Vandalia and Alton Turnpike Road Company To incorporate
- p.193 Quincy, Griggsville and Springfield Turnpike Company Supplemental to act of Mar. 1, 1837
- p.200 Fulton Turnpike Road Company
 To incorporate

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- p. 22 A certain State road therein mentioned To revive and continue in force act Ap. Feb. 27, 1839
- p. 29 Griggsville to Quincy Change a part of
- p. 40 Greene County Commissioners to construct certain roads Supplemental to act
- p. 46 State road therein named Legalize the survey of
- p. 52 State road in Pike County Vacate
- p. 64 Petersburg to Waverly Establish
- p. 66 Fayette County
 Relocate parts of State roads in
- p. 76 Naperville, Du Page County, to Indian Creek, McHenry County Change part of

- p. 85 Decatur to Danville Resurvey part of
- p. 86 Greene County, certain roads in Relation to
- p.100 Warsaw to Quincy Amend act Ap. Feb. 22, 1839
- p.105 State road therein named Locate
- p.110 State road in the County of Washington Locate
- p.112 State road between Washington and Pekin Legalizing
- p.129 A certain State road in Pike County Relocate
- p.133 A certain State road in Fayette County Alter
- p.138 Vandalia and Mississippi Turnpike Company To incorporate

- p. 220 State road in the Counties of Hamilton, Franklin and Perry Location of
- p. 221 Certain State roads Reviewing
- p. 222 Shawneetown to Vienna For a State road
- p. 223 Road therein named Relation to
- p. 223 Bond, Madison and St. Clair Counties Locate a State road in
- p. 224 Madison County Ferry Company
 Authorized to construct a road or causeway
- p. 224 A certain road in Fulton County
 Declared a State road
- p. 224 Certain State roads
 Locate, alter and relocate
- p. 227 Columbus, Adams County to Brooklyn, Schuyler County
 Locate
- p. 228 State road therein named Locate and establish
- p. 229 Peoria to Fairview in Fulton County Locate and establish
- p. 230 Columbus to Houston in Adams County Locate
- p. 231 Shelbyville to Mint Point, Coles County Locate
- p. 231 Trustees of Shawneetown authorized to construct a Macadamized Road
- p. 244 Certain State roads
 Provide for the appointment if another commissioner to review
- p. 244 Urbana, by way of North Bend, to Marion in DeWitt County Locate
- p. 245 State road in Fulton County Locate
- p. 245 A State road Locate

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- p. 246 State road therein mentioned
 An act for a
- p. 246 State road in Jefferson County Concerning
- p. 247 Great Western Mail Route Concerning
- p. 248 State road therein named Locate
- p. 249 Certain State roads Locate and change
- p. 253 Greene County commissioners courts authorized to construct certain roads Act amended
- p. 253 York to Watertown Establish
- p. 254 Carmi to Mt. Carmel Relocate a part of
- p. 255 Monmouth to Illinois City Change part of Weathersfield to Farmington Location legalized
- p. 255 State road therein named Locate
- p. 352 Darwin and Charleston Turnpike
 Extend from Charleston to Springfield
- p. 353 Springfield and Alton Turnpike Road Company Supplemental to charter
- p. 355 Trustees of Shawneetown authorized to construct a macadamized road Supplemental to act
- p. 356 Springfield via Beardstown to Quincy and from Beardstown to Warsaw Establish turnpike road

- p. 245 Benton, Franklin County to Equality, Gallatin County Relocate a part of
- p. 246 Utica to Killsa's landing, Fulton County Locate

- p. 247 State road in the Counties of Monroe and St. Clair Location of
- p. 247 State road in Hancock County Locate
- p. 248 Belvidere to Little Fort Locate
- p. 248 Quincy to Augusta, Hancock County Locate
- p. 249 Taylorville, Christian County to Zandesville, Montgomery County Locate
- p. 250 Marion, Williamson County to Jonesboro, Union County Locate
- p. 250 Locate and change certain State roads Amend act Ap. Feb. 27, 1841
- p. 251 Lancaster Landing, Peoria County to Farmington, Fulton County Locate
- p. 252 Certain roads therein named . Locate
- p. 252 Public roads in Washington County In relation to
- p. 253 Princeton to Pawpaw Grove
 Review and relocate
- p. 255 State road therein named Vacate
- p. 256 State road therein named Locate
- p. 256 Charleston to Peoria
 Confirming survey and location of
- p. 257 State road therein named Establish
- p. 258 Jemison's Ferry, Pope County to Cape Girardeau Amends act establishing Mar. 2, 1839
- p. 258 State road therein named Locate
- p. 259 Jesse Hammer's to Chillicothe, Peoria County Review and relocate
- p. 259 State road therein named Locate

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- p. 260 State road in Morgan County Authorizing a change
- p. 260 Springfield to Peoria

 Relocate so much of State road as lies between
- p. 261 State road therein named Locate
- p. 261 Lewiston, Fulton County to Monmouth, Warren County Locate
- p. 262 State road in Peoria Vacate a part of
- p. 262 Certain road therein named Declared a State road East line of Mercer County to Town of Millersburg, Mercer County Locating
- p. 263 State road therein named Locate
- p. 264 La Salle to Inlet Grove Locate
- p. 265 Cumberland road
 In relation to
- p. 266 Josephine to Knoxville Locate
- p. 267 Frederickville, Schuyler County to Macomb, McDonough County Act for a State road
- p. 268 David Wright's in Iroquois County to Portland, Cook County
 For a State road
- p. 268 St. Charles, Kane County to Rockford, Winnebago County Locate
- p. 269 William Brown, Jr.'s, St. Clair County to Nashville, Washington County Locate
- p. 311 Darwin and Charleston Turnpike
 Change and relocation of a part of
- p. 313 Turnpike road in Hancock County Change part of

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p. 42 Certain fords made part of public roads

- p. 88 A certain State road therein named Locate
- p. 89 Roads in the Illinois bottom Improve
- p. 91 Coles and Moultrie County Locate certain roads and assess damages in a certain case
- p. 93 An act for the purposes therein named
 Sparta to Thomas Ferrill's plantation, Union County
 Commissioners to locate
- p. 93 State road Locate a road and build a bridge
- p. 95 Certain State roads Locate, relocate, vacate and establish certain
- p. 102 Fox to Rock River Establish
- p. 103 Batavia in Kane County to David Bennett's in Du Page County Amend act to locate, Ap. Feb. 11, 1847
- p. 103 Rockford northerly to State line Establish
- p. 103 Portion of the Northern Cross Railroad So much of as lies within Adams County declared a State road
- p. 104 Roads laid out by order of Lake County Commissioners Legalize
- p. 104 Bath, Mason County to Waverly, Morgan County Establish
- p. 105 A certain road

 Declared a State road: Liverpool to Canton
- p. 105 Knoxville, Knox County to Macomb, McDonough County Locate
- p. 106 Springfield to Alton Establish
- p. 107 Public road therein named In relation to: Cairo-Jonesville-Saratoga vacated Equality to Marion; new commissioners
- p. 107 Jacksonville to Alton Establish

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- p. 108 Worcester Post Office, McDonough County to Hancock County line Relocate so much of as lies between
- p. 108 Certain State road in Marion County
 Repeal certain laws that provide for location of

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- p. 27 Stephenson County
 Supervisors or roads and those subject to road labor excused from penalties in case of illness
- p. 58 Madison and St. Clair Plank and Railroad Company Incorporated
- p. 71 St. Clair Turnpike Company
 Incorporated (rates of toll p. 74)
- p. 106 Aurora and Chicago Plank Road Company Charter of Mar. 3, 1845 amended
- p. 113 Chicago and Rock River Plank Road Company Charter of Jan. 21, 1845 amended
- p. 160 Union County Charcoal Road Company Turnpike road chartered
- p. 194 Isaac G. Israel authorized to construct a turnpike in Pike County: New Canton to Cincinnati

- p. 85 Quincy: members of fire companies exempt from road labor
- p. 138 Plank roads: General incorporation act
- p. 150 State road therein named Locate
- p. 150 Certain commissioners allowed further time to report: Ottawa to Madison, Wisconsin
- p. 151 Mulkeytown, Franklin County to Chester, Randolph County
 Establish
- p. 151 Wabash and Shelbyville State road Relocate a part of

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- p. 57 Plank road from Oswego, Kendall County to Indiana line by way of Joliet, Will County To construct: Charter of Oswego and Indiana Plank Road Company
- p. 61 Danville and Perryville and Georgetown and Perryville Plank Road Company Incorporation
- p. 65 Salisbury Plank Road Company
 Incorporation
- p. 67 Sycamore and Chicago Plank Road Company Incorporation
- p. 69 Monmouth and Oquawka Plank Road Company Incorporation
- p. 70 Chicago Southwestern Plank Road Company Incorporation
- p. 104 Union Turnpike Company
 Incorporation: Tolls, p. 107

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None

- p. 91 Springfield to Beardstown Relocate a portion of
- p. 95 State road therein named
 Authorize location
- p. 114 Brooklyn, Massac County to Frankfort, Franklin County Establish
- p. 114 State road therein named Locate
- p. 115 State road therein named Locate
- p. 126 State road in the County of Bond Permanently locate a part of
- p. 134 Chester, Randolph County to Troy, Madison County Locate and establish
- p. 136 Belleville to Brownsville Relocate a portion of

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- p. 137 Certain State roads therein named Locate and change
- p. 138 State road named therein Vacate and relocate a portion
- p. 151 Rushville to Greenbush, Warren County
 Establish
- p. 153 Farmington to Monmouth Relocate a part of

- p. 4 Georgetown and Perryville Plank Road Company Authorized to charge toll for bridge over Big Vermilion built by it: rates p. 4
- p. 105 Elgin and Genoa Plank Road Concerning
- p. 112 Jonesboro Plank Road Company Aid
- p. 129 Salisbury Plank Road Charter Amend chart Ap. Feb. 12, 1849
- p. 192 St. Clair County Turnpike Company Amend charter
- p. 241 Lake and McHenry Plank Road Company Amend charter
- p. 271 Frederick Ferry, Dyke and Plank Road Company Charter
- p. 273 American Bottom Plank Road Company Relief of the
- p. 293 Okaw Bottom Plank Road Company Incorporation
- p. 294 Shawneetown and Equality Plank Road Company Incorporation
- p. 306 Griggsville and Illinois River Plank Road Company Incorporation
- p. 317 Metropolis City, Vienna and Marion Plank Road Company Incorporation

- p. 8 Ottawa Northern Plank Road Company Charter amended
- p. 11 Canton and Liverpool Plank Road Company Aid of
- p. 15 Alton and Jerseyville Plank Road Company Incorporation
- p. 90 Union, McHenry County, to Genoa, DeKalb County Establish a State road
- p. 91 Alexander and Pulaski Toll Bridge and Plank Road Company Incorporate
- p. 100 Princeton and West Hennepin Plank Road Company Incorporate
- p. 103 Carlinville and Chesterfield Plank Road Company Incorporation
- p. 110 Shawneetown and Equality Plank Road Company Incorporation
- p. 125 Lacon, Wyoming and Toulon Plank Road Company Incorporation
- p. 196 Rock Island and Camden Plank Road Company Legalize acts for
- p. 199 St. Charles and Warrenville Plank Road Company Increase capital stock
- p. 204 Certain portions of State roads therein named Relocate
- p. 212 Okaw Bottom Plank Road Company Amend charter
- p. 214 State road therein named Relocate a part of
- p. 220 Burlington and Warren Plank Road Company
 Granting ferry privileges and right-of-way
- p. 266 Payson, Adams County to Quincy
 Declared a State road

- p. 130 Springfield to Mt. Pulaski Locate
- p. 131 State road in Counties of Tazewell and Logan Locate
- p. 132 State road in Counties of Crawford, Jasper and Effingham Locate
- p. 133 Road therein named Locate
- p. 133 Macomb to the Canton and Liverpool Plank Road Locate
- p. 134 Therein named, State road Locate
- p. 135 Adams County, La Salle County State road in each
- p. 136 Virginia, Cass County, to Vermont and Astoria in Fulton County
 Locate
- p. 137 State road therein mentioned Locate
- p. 138 State road therein named Locate
- p. 139 Victoria, Knox County, to Henderson, Knox County Locate
- p. 139 Murphysboro to Marion Locate
- p. 140 State road therein named Authorized
- p. 142 Decatur, Macon County to New Albany, Coles County Locate
- p. 143 Shelbyville, Shelby County to Mt. Auburn, Christian County Locate
- p. 144 Winchester, Scott County to Taylorville, Christian County Locate
- p. 145 Knoxville to Cambridge and Geneseo
 Locate

- p. 155 Peoria to Rock Island Establish
- p. 156 Mascoutah, St. Clair County to Pinckneyville, Perry County Locate and establish
- p. 158 Certain State roads Location of
- p. 187 Taylorville to Springfield
 Authorizing
- p. 193 Walnut Hill, Marion County to Pinckneyville, Perry County Establish
- p. 194 Peoria to Rock Island Establish
- p. 195 Across bottoms of the Illinois River and Crooked Creek Lay out a road, and for other purposes
- p. 196 A State road therein named lay out and establish
- p. 197 State road in Du Page, Cook and Lake Counties Created
- p. 199 State road in Cook County Lay out and construct
- p. 205 State road in Kendall County Relocate
- p. 207 Peru to Galena Relocate a portion of
- p. 207 A certain State road in the County of Iroquois
 Relocate
- p. 208 State road therein named Relocate a portion of
- p. 209 State road therein named Relocate a part of
- p. 213 A certain State road therein named Vacate parts of
- p. 222 Astoria and Lewistown State road Change location and vacate a part of
- p. 266 State roads therein named
 Repeal a portion of an act to relocate certain portions of

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- p. 266 Rushville to Carthage Change a portion of
- p. 267 Farmington to Burlington, Iowa Relocate part of
- p. 267 A certain State road therein named Relocate
- p. 268 Relocate parts of State roads and view and locate another therein mentioned
- p. 270 Certain roads therein named Establish

- p. 9 Chicago and Calumet Plank Railroad Company Incorporate
- p. 159 American Bottom Plank Road Company Relief of
- p. 161 Randolph County Plank Road Company Incorporation
- p. 163 Waukegan and Antioch Plank Road Company Incorporation
- p. 166 Galena and Mineral Point Plank Road Company Incorporation
- p. 178 Pekin Plank Road Company Incorporation
- p. 181 Springfield and Richland Plank Road Company Incorporation
- p. 185 Henry, Caledonia, Magnolia and Central Plank Road Company Incorporation
- p. 243 Murphysboro and Grand Tower Plank Road Company Incorporation
- p. 244 Seneca Plank Road Company Incorporation
- p. 249 Woodford County Plank Road Company Incorporation
- p. 284 Springfield, Athens and Havana Plank Road Company Incorporation
- p. 285 Rock Island and Moline Plank Road Company Incorporation

- p. 288 Belleville and Richmond Plank Road Company Incorporation
- p. 292 Elizabethtown and Benton Plank Road Company Incorporation
- p. 294 Springfield and Taylorville Plank Road Company Incorporation
- p. 317 Franklin and Perry County Plank Road and Muddy River Toll-bridge Company Incorporation
- p. 319 Pekin and Fairview Plank Road Company Incorporation
- p. 322 Alton and Woodburn Plank Road Company Incorporation
- p. 343 Grundy and Kendall Plank Road Company Incorporation
- p. 442 Certain road therein named Locate
- p. 449 A certain State road therein named Vacate
- p. 484 Chicago Southwestern Plank Road Company Amend charter Ap. Feb. 10, 1849
- p. 535 Warsaw and Augusta Plank Road Company
 Granting additional powers and privileges and legalizing
 the acts to
- p. 537 Great Western Mail Route
 Change the location of at Big Silver Creek, in St. Clair
 County, and for other purposes
- p. 567 Centreville and Illinoistown Plank Road Company Incorporation
- p. 573 Shawneetown and Equality Plank Road Company Amend charter Ap. June 21, 1852
- p. 573 St. Clair Turnpike Road Company
 Amend charter
- p. 600 An act to amend an act entitled, "An act to provide for the construction of plank roads by a general law. Changes name and charter of Olney, Lawrenceville and Wabash Plank Road Company, to Lawrenceville and Wabash Plank Road Company
- p. 608 Waverly to Taylorville Locate

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None

- p. 83 State road in Du Page, Cook and Lake Counties Repeal part of act Ap. Feb. 12, 1853
- p. 84 Ottawa Northern Plank Road Company Amends charter
- p. 129 Peoria to Quincy Vacate a part of
- p. 129 State road therein named Locate
- p. 130 Lockport, Plainfield and Yorkville Plank Road Company
 Amends charter
- p. 131 Peoria and Farmington Plank Road Company Relief of
- p. 133 Okaw Bottom Plank Road Extend
- p. 136 State road therein named Change a part of a
- p. 139 Peru to Galena Amends amendment Ap. Feb. 10, 1853
- p. 142 Waverly to Vandalia

 Vacate a part of and relocate road
- p. 148 State road therein named
 In relation to
- p. 149 Carlinville to Chatham Relocate
- p. 150 Public roads in Jersey County
 In relation to
- p. 154 Elizabethtown and Benton Plank Road Company Amends chart Ap. Feb. 12, 1853
- p. 157 Pittsfield and Florence Plank Road Company In relation to
- p. 157 Counties of Fayette, Effingham, Cumberland and Clark authorized to issue bonds, levy tax, and subscribe to stock in plank roads, and sell the same
- p. 162 Galena and Mineral Point Plank Road Company Amends charter

- p. 166 Certain Plank road companies organized prior to 1854
 under general act, authorized to borrow money, issue
 bonds, purchase and sell lands, necessary for their
 business, macadamize the whole or part of their roads,
 legalize their former proceedings, and for other purposes.
- p. 169 State road in the Counties of Lake and McHenry Laying out and opening
- p. 171 Frederick Ferry, Dyke and Plank Road Company Charter amended
- p. 172 Waverly to Zanesville, in Montgomery County Relocate
- p. 177 Grundy and Kendall Plank Road Company
 Amends charter
- p. 179 A certain road therein named Change
- p. 181 Waukegan and Antioch Plank Road Company Amends charter
- p. 198 Vacate part of a State road in Richard Bibb's addition to the town of Jacksonville, Morgan County
- p. 199 Vacate a State road therein named
- p. 203 Winchester and Illinois River Plank Road Company
 In relation to
- p. 204 Belleville and Mascoutah Plank Road Company Legalize acts and amend their charter
- p. 205 Canton and Liverpool Plank Road Company Amends charter
- p. 206 State road therein named Establish and locate
- p. 210 Certain roads therein named Locate
- p. 213 Certain highways therein named Relating to
- p. 216 Danville to Ottawa
 Review and relocate that part which lies between
 Pontiac and Ottawa
- p. 220 Waverly to Macoupin Point Locate a State road

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- p. 221 Northwestern Plank Road Company Incorporate
- p. 236 Randolph County Plank Road Company Amends charter Ap. Feb. 11, 1853

- p. 49 State road in Kendall County Relocate a part of
- p. 49 State road in Counties of Johnson, Massac and Pope Establish
- p. 91 State road therein named Relocate a portion of
- p. 92 State road from Ottawa to Peru Review and relocate a part of
- p. 93 Shelbyville and Palestine State road Vacate
- p. 95 A State road
 View and locate, and to vacate others therein named
- p. 97 Appanoose, Hancock County, to Hunt's Bridge, McDonough County Change location of a part of
- p. 98 Marion, Williamson County to De Soto, Jackson County Establish
- p. 99 Carthage to Rushville Relocate a portion of
- p. 104 Charleston to Danville Relocate a portion of
- p. 105 McLeansboro to Salem Establish
- p. 107 State road in Kane County Commissioners authorized to file road report and open the road
- p. 109 Kingston, Adams County to Matthew Moore's Locate
- p. 118 LaSalle to the North line of T38NR13E 3 P.M. Locate and establish
- p. 119 Marshall County Locate a certain State road

- p. 123 Hamilton, Hancock County to Marcelline, Adams County Establish and locate
- p. 136 State road therein named Authorize location
- p. 137 State road therein named Vacate a part of
- p. 151 A certain road in Hardin County
 Declared a State road
- p. 152 State road therein named Locate and establish
- p. 157 State road in Adams County Establish
- p. 159 York to Charleston Relocate a part of
- p. 160 Marion to Carbondale Establish
- p. 165 State road therein named View and locate
- p. 166 State road therein named Relocate a part of
- p. 167 A certain State road therein named Provide for
- p. 167 Grayville, White County to Mt. Carmel, Wabash County Relocate a part of
- p. 168 Certain State roads therein named Relocate
- p. 169 State road therein named Relocate a portion of
- p. 177 State road therein named Locate
- p. 184 State road therein named

 Vacate and relocate a part of
- p. 185 A certain State road therein named Establish
- p. 187 Vienna to Carbondale Establish
- p. 192 Tazewell and Logan Counties
 Amends act to locate a state road in

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- p. 466 Lawrenceville and Wabash Plank Road Company Amends charter Ap. Feb. 8, 1852
- p. 467 Collinsville Plank Road Company Relief of
- p. 467 Jonesboro Plank Road Company Amends act to aid
- p. 468 Andrew Eisenmayer and his associates authorized to build a plank road across the Kaskaskia River bottom
- p. 470 Metropolis and Vienna Turnpike and Plank Road Company Incorporation
- p. 479 Quincy and Mendon Plank Road Company Incorporation
- p. 488 Moline and Rock River Plank and Macadamized Road and Bridge Company Incorporation
- p. 521 Shawneetown and Equality Plank Road Company Amends charter Ap. June 21, 1852 and amendment Ap. Jan. 27, 1853
- p. 521 Waterloo and Carondelet Turnpike Road and Ferry Company Incorporation

- p. 48 Carlinville via Fayette and Greenfield to Carrollton Locate
- p. 50 Pittsfield to Quincy
 Locate
- p. 53 State road therein named Vacate a portion of
- p. 59 Certain roads therein named Vacate
- p. 60 Charleston to Olney Locate
- p. 62 Josephine, Woodford County to Knoxville, Knox County Alter the State road
- p. 63 Ottawa to Dwight Establish
- p. 65 State road therein named Locate

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- p. 66 State road in the Town of Rockton Locate
- p. 67 State road in Tazewell County Relocate a portion of a
- p. 68 A certain State road therein named Locate and establish
- p. 69 Littleton, Schuyler County to Plymouth, Hancock County Locate
- p. 70 Shelbyville by way of Neoga and Prairie City thence easterly to intersect and national road in Cumberland County
- p. 75 State road therein named Locate and establish
- p. 76 Taylorville to Mt. Pulaski Locate
- p. 77 State road therein named Locate
- p. 78 A certain State road in the County of Will Vacate
- p. 78 A State road therein named Locate
- p. 81 A State road therein mentioned Locate
- p. 82 Certain roads in certain towns therein named Legalize
- p. 82 A certain State road therein named Review and reopen
- p. 86 A certain State road in the County of Kendall Provide for laying out and establishing
- p. 88 Shelbyville to Danville Relocate a part of
- p. 88 A State road therein named Vacate part of
- p. 89 Peru to Grand Detour Vacate part of
- p. 99 A certain State road therein named Vacate a portion of

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- p. 101 State road therein named Locate
- p. 107 Marion to Benton Establish
- p. 109 State road therein named Locate
- p. 117 Knoxville to Rock Island Change a State road
- p. 118 A State road therein named Vacate part of
- p. 120 Carthage to Macomb Relocate a portion of the State road
- p. 123 Marion to De Soto Establish
- p. 124 Ottawa to Danville
 Relocate a portion of the State road
- p. 137 Bloomington to State line of Indiana Locate
- p. 140 State road therein named Locate
- p. 144 Rushville and Commerce State road Relocate a part of
- p. 145 State road therein named Establish
- p. 146 State road therein named Review and relocate a portion of
- p. 149 Carthage and Worcester State road Relocate a portion of
- p. 153 A certain State road therein named Locate
- p. 154 State road therein named Relocate
- p. 155 Sarahville, Williamson County to McLeansboro, Hamilton County Establish

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- p. 155 State road in McLean and Livingston Counties Establish
- p. 156 Certain State roads herein named, in Perry County Relocate a portion of
- p. 165 A road therein named Relocate
- p. 167 Lacon, Marshall County to Middleport, Iroquois County Locate
- p. 172 A certain road therein named Relocate
- p. 178 Road therein named Relocate
- p. 196 Road therein named

 Authorize the construction of
- p. 203 Road across the Illinois River bottom opposite the Town of Morris, Grundy County Improvement of
- p. 221 A certain State road therein named Relocate
- p. 302 Commissioners of highways in Town of Bloomingdale, Du Page County Legalize Acts

Priv.L. 1857

- p. 301 Lake and McHenry Plank Road Company Charter amended
- p. 505 Oswego and Indiana Plank Road Company Incorporation of holders of stock in
- p. 512 Shawneetown and Equality Plank Road Company
 Amends
- p. 513 Peru and Grand Detour Plank Road Company Incorporate
- p. 587 Pittsfield and Florence Plank Road Company and
 Winchester and Illinois River Plank Road Company
 To enable to repair their roads
- p. 669 Ottawa and Vermilion River Plank and Macadamized Road Company Incorporation
- p. 752 St. Clair Turnpike Company
 Amends charter

Priv.L. 1857

- p. 774 Waterloo and Carondelet Turnpike Road and Ferry Company Amends charter Ap. Feb. 14, 1855
- p. 859 Blue Island Avenue Plank Road Company
 Act to relieve
- p. 926 Lake Shore Plank Road Company Relation to
- p. 1069 Massac County authorized to make a turnpike road
- p. 1102 An act to authorize the person therein named to build a bridge across Muddy Creek, on the National Road, at or near Woodbury in Cumberland County
- p. 1310 Carbondale and Marion Plank Road Company
 Act concerning
- p. 1358 American Bottom Plank Road Company Act concerning
- p. 1400 Alton and Woodburn Plank Road Company
 Amend charter

L. 1859

- p. 36 Commissioners of highways for the County of Iroquois Legalize acts of
- p. 106 Madison County. To authorize the drainage of lands and the construction of levees, embankments and roads
- p. 195 State road therein named Establish
- p. 196 State road in the Counties of Crawford, Jasper and Effingham Locate
- p. 196 State road from Indian Point, in Johnson County, to Metropolis and incorporating the Indian Point Road Company
- p. 198 Tamaroa by way of Red Bud to Mississippi River

Priv.L. 1859

- p. 415 Alton and Woodburn Plank Road Company Amend charter
- p. 416 American Bottom Plank Road Company In aid of
- p. 417 Randolph County Plank Road Company Concerning

Priv.L. 1859

- p. 418 Rock Island and Camden Plank Road Company Legalizing sale of bridges, property, franchises, etc. to City of Rock Island
- p. 720 Ottawa Northern Turnpike Company Incorporated. Sale of Ottawa Northern Plank Road Authorized
- p. 723 Incorporate a turnpike or macadamized road from Prairie du Rocher, in Randolph County, to the Mississippi River, in the American Bottom
- p. 726 St. Clair Turnpike Company Amends charter Ap. Feb. 13, 1847

L. 1861

None

Priv.L. 1861

- p. 477 An act concerning the Collinsville Plank Road Company
- p. 478 Albion and Grayville Plank Road Company
 In relation to
- p. 479 Belleville and Mascoutah Plank Road Company
 To authorize the sale of
- p. 479 Galena and Mineral Point Plank Road Company Granting right-of-way to
- p. 540 Road therein described, in County of Adams To extend
- p. 540 State road from Jeffersonville, Wayne County to Albion, Edwards County Locate
- p. 541 A certain State road therein mentioned Relocate a part of
- p. 541 State road from a point in the Vincennes and Chicago road to a point in the road leading from Paris, Edgar County to Springfield Locate and establish
- p. 543 Certain State roads therein named, through the Counties of Perry, Randolph and Jackson Locate and establish

Priv.L. 1861

- p. 544 A certain public road therein named Legalizing
- p. 587 An act to amend an act entitled, "An act to authorize the drainage of lands in the township therein mentioned, and to construct roads therein," Ap. June 23, 1852
- p. 743 Turnpike or macadamized road from Perry, in Pike County, to the Illinois River opposite Naples Incorporation
- p. 745 St. Clair Turnpike Company
 Amends charter Ap. Feb. 13, 1847 and amendments
- p. 746 Waterloo and Carondelet Turnpike and Ferry Company
 Monroe County court authorized to subscribe to capital stock

2L. 1861

None

L. 1863

- p. 80 State road from where the Nashville and Belleville road crosses the township line dividing township I and 2 south Range 4 west, by the way of Venedy, Pensoneau's warehouse, on Kaskaskia River to intersect the above named road again, near Ephraim Brown's, east of Mascoutah.

 Establish
- p. 81 State Line Station on the Logansport and Burlington Railroad in Iroquois County to Washington, Tazewell County Locate

Priv.L. 1863

- p. 185 To authorize the drainage in the townships therein mentioned and to construct roads therein
- p. 188 Amends act to authorize the drainage of lands and the construction of levees, embankments and roads, in Madison County, Ap. Feb. 19, 1859
- p. 217 Ottawa and Vermilion River Plank and Macadamized Road Company Amends charter Ap. Feb. 14, 1857
- p. 218 Alexander and Pulaski Plank Road and Bridge Company Incorporation

L. 1865

None

Priv.L. 1865, v. 1

None

Priv.L. 1865, v.2

- p. 109 Galesburg and Henderson Plankroad Company Incorporated
- p. 115 Northwestern Plank Road Company Amends charter
- p. 257 Commissioners of highways in Town of Cordova, Rock Island County Legalize acts of
- p. 257 A certain county road therein mentioned Vacate: Logan County
- p. 258 Lake View Avenue Company Charter amended
- p. 258 Northern tier of sections ins SN, 6N, R10W 3 P. M. Madison County Authorizes legal voters to levy a tax for the purpose of macadamizing certain public roads
- p. 261 Quincy and Pittsfield Macadam or Telford Road Company Incorporate •
- p. 263 Road therein named to vacate and relocate
- p. 264 State road in the County of Cook Locate
- p. 265 State road therein named Relocate
- p. 266 State roads thru Perry, Randolph and Jackson Counties Amends act Ap. Feb. 18, 1861
- p. 267 A certain State road therein named Relocate
- p. 267 State road therein named Relocate a portion
- p. 268 State road therein named Locate
- p. 269 State road therein named Establish
- p. 650 Illinois and Indiana Turnpike Company Incorporate
- p. 653 St. Clair County Turnpike Company Amends charter Ap. Feb. 13, 1847

L. 1867

None

Priv.L. 1867 v.1

None

Priv.L. 1867, v.2

- p. 73 Highways in the Town of Downer's Grove, Du Page County Legalize
- p. 75 Town of Highland, La Salle County Change highway laws for the town
- p. 815 State road from Fairfield, Wayne County to Clay City, Clay County Establish
- p. 817 State road therein named Relocate a part of
- p. 817 State road from Mattoon on westward Establish
- p. 819 State road therein named
 Establish
- p. 819 State road from Chebanse, Iroquois County to Odell, Livingston County Locate
- p. 821 Fairfield, Wayne County to Noble, Richland County Establish
- p. 822 Mendota, La Salle County to Arlington, Bureau County
 Locate
- p. 825 Knox County board of supervisors to fix rate of commutation of road labor and determine what shall be a lawful fence in that county
- p. 825 Lake Street and County Line Road Incorporation
- p. 830 Mason County

 Perfect surveys and modify the road law therein
- p. 831 Macon County Illinois Plank and Gravel Road Company Incorporation
- p. 836 Alton and Edwardsville Macadamized Road Company Incorporation

Priv.L. 1867, v.2

- p. 840 Certain state roads thru Perry, Randolph and Jackson Counties Amends act Ap. Feb. 15, 1865
- p. 841 Certain roads therein named
 To vacate
- p. 841 Cumberland Graded Road Company Incorporation
- p. 842 State road therein named in Perry County Change and relocate
- p. 843 State road from Warsaw to Carthage Relocate part
- p. 844 State road on the county line between Clinton and St. Clair, connecting the St. Louis and Vincennes and Belleville and Hanover roads. Locate

Priv.L. 1867, v.3

- p. 653 Waterloo and Carondelet Turnpike Road and Ferry Company Amends amendments to act Ap. Feb. 14, 1855
- p. 654 Peoria and Kickapoo Turnpike Company Incorporation
- p. 6S7 The Barry, New Canton and Mississippi River Macadamized Road Company Incorporation
- p. 660 Peoria and Limestone Turnpike Company Incorporation
- p. 664 Illinois and Indiana Turnpike Company
 Amends charter
- p. 665 Waterloo, Columbia and Mississippi Turnpike and Ferry Company Incorporate

Pub. & Priv. 2 Spec. Sess., 1867

None

L. 1869

- p. 374 Amends road law so far as it relates to Grundy County
- p. 375 Virginia to Vermont via Browning and Astoria Revive an act to locate
- p. 376 State road in Clark County Vacate a part of

L. 1869

- p. 376 Mattoon in Coles County west of the Okaw River in Shelby County to the Shelbyville and Sullivan Road Relocate a part of
- p. 378 A State road in the County of Cook
- p. 383 Road therein named Vacate and relocate
- p. 384 State road on the county line between Kankakee and Iroquois County Establish
- p. 385 Chester to Elkville, Jackson County Locate
- p. 386 State road therein named Relocate part of
- p. 386 Galesburg, Knox County to Rochester, Peoria County
 Establish
- p. 387 Road therein named

 Vacate and relocate
- p. 388 Road herein named Vacate and relocate
- p. 389 State road therein named Locate
- p. 391 Springfield to Bloomington Vacate a part of
- p. 391 South line of Sangamon County to connect with the Hillsboro Road Establish
- p. 392 Certain public roads therein mentioned Vacate

Priv.L. 1869, v.1

None

Priv.L. 1869, v.2

- p. 322 County road from Cumberland to Westfield in Clark County
 Change and relocate part of
 State road from York, in Clark County to Charleston in
 Coles County
 Change and relocate part of
- p. 323 Public highways in Fayette County Legalize
- p. 324 County court of Henderson County. Special tax for road and bridge purposes Amends act Ap. June 13, 1867
- p. 324 Board of supervisors of Knox County
 Repeals act authorizing to fix rates of commutation of
 road labor and determine what shall constitute a lawful fence,
 Ap. Feb. 28, 1867
- p. 325 State and county roads of Madison County In relation to
- p. 326 St. Clair County Providing for keeping in repair and building of bridges, roads and highways in
- p. 887 Benton and Du Quoin Plank or Gravel Road Company Incorporation
- p. 890 Champaign and Mahomet Gravel and Plank Road Company Incorporation
- p. 891 Clarksville, Pleasant Hill and Pittsfield Road Company Incorporation
- p. 896 Red Bud Plank Road Company Incorporation
- p. 899 Joliet Plank Road Company Vacate charter and to dispose of property of
- p. 899 Jonesboro Plank Road Company
 Amend the several acts to aid
- p. 900 Randolph County Plank Road Company
 In relation to the acts concerning

Priv.L. 1869, v.3

None

Priv.L. 1869, v.4

p. 462 Commissioners of highways of Clayton township, Adams County Legalize certain acts

Priv.L. 1869, v.4

p. 463 Commissioners of highways in Mendon Township, Adams County Authorized to resurvey and relocate a certain public road therein described

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Roads, State

See PUBLIC WORKS AND BUILDINGS, DEPARTMENT OF. Administrative Divisions.
DIVISION OF HIGHWAYS. SUPERHIGHWAY COMMISSION, ILLINOIS STATE.

ROADS COMMISSION, GOOD

See GOOD ROADS COMMISSION

Rock Creek (Whiteside County)

See Rivers, Lakes and Other Bodies of Water, Acts Relating to

Rock Island County

See Campbell's Island Monument; BLACK HAWK STATE PARK

Rock River

See Rivers, Lakes and Other Bodies of Water, Acts Relating to

Rockford

See Camp Grant

Rubbish Disposal

See Health, Acts Relating to Public. Garbage, Ash and Rubbish Disposal

RURAL ELECTRIFICATION, DIVISION OF

See AGRICULTURE, DEPARTMENT OF. Administrative Divisions.

RURAL HYGIENE, DIVISION OF SURVEY AND

See HEALTH, DEPARTMENT OF PUBLIC. Administrative Divisions.







